

## Washington, Friday, August 24, 1945

#### Regulations

## TITLE 32—NATIONAL DEFENSE

Chapter VI-Selective Service System

INo. 3021

COOPERATIVE SCHOOL REPORT

ORDER PRESCRIPING FORMS

Pursuant to authority contained in the Selective Training and Service Act of 1940, as amended, I hereby prescribe the following change in DSS Forms:

Revision of DSS Form 213, entitled "Cooperative School Report." The supply of DSS Form 213 (Revised 3/6/44) on hand will be used until exhausted.

The foregoing revision shall become a part of the Selective Service regulations effective within the continental United States immediately upon the filing hereof with the Division of the Federal Register and shall be effective outside the continental limits of the United States on the 30th day after the date of filing hereof with the Division of the Federal Register.

LEWIS B. HERSHEY.

Director.

AUGUST 8, 1945.

[F. R. Doc. 45-15590; Filed, Aug. 22, 1945; 3:45 p. m.]

[No. 303]

#### OCCUPATIONAL CERTIFICATION

#### ORDER PRESCRIBING FORMS

Pursuant to authority contained in the Selective Training and Service Act of 1940, as amended, I hereby prescribe the following change in DSS Forms:

Discontinuance of DSS Form 42-B, entitled "Occupational Certification."

The foregoing discontinuance shall become a part of the Selective Service regulations effective within the continental United States immediately upon the filing hereof with the Division of the Federal Register and effective outside the continental limits of the United States on the 30th day after the date of filing hereof with the Division of the Federal Register.

LEWIS B. HERSHEY.

Director.

AUGUST 21, 1945.

[F. R. Doc. 45-15591; Filed, Aug. 22, 1945; 3:45 p. m.]

#### Chapter IX-War Production Board

AUTHORITY: Regulations in this chapter, unless otherwise noted at the end of documents affected, issued under cco. 2 (a), 54 Stat. 676, as amended by 55 Stat. 230, 56 Stat. 177, 58 Stat. 827; E.O. 9024, 7 FR. 329; E.O. 9040, 7 FR. 527; E.O. 9125, 7 FR. 2719; W.P.B. Reg. 1 as amended Dec. 31, 1943, 9 F.R. 64.

PART 944—REGULATIONS APPLICABLE TO THE OPERATION OF THE PRIORITIES SYSTEM

[Priorities Reg. 13, as Amended Aug. 22, 1945]

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#### NOTICE

#### 1944 Supplement

Book 1 of the 1944 Supplement to the Code of Federal Regulations, containing Titles 1-10, including Presidential documents in full text, is now available from the Superintendent of Documents, Government Printing Office, at \$3.00 per copy.

A limited sales stock of the Cumulative Supplement and the 1943 Supplement is still available as previously announced.

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#### Explanation and Scope

§ 944.34 Priorities Regulation 13—(a) What this regulation does. This regulation covers special sales, which, in general, are sales of materials or products by persons who acquired or made them for use and not for sale or resale. This is more fully explained in paragraph (b) (1). Special sales may be made freely, except for materials or products on List A (Domestic) or List B (Export), and certain sales as scrap. This is the only WPB regulation on special sales, and a seller who wants to make a special sale need not look at any other WPB regulation or order unless this regulation says he must. However, all buyers must comply with applicable WPB orders on use, inventory, resale, etc., as explained in paragraph (j).

(b) Definitions. As used in this regulation:

(1) "Special sale" means a sale of a material or product by any person (including a Government agency) who acquired or made it for use and not for sale or resale. All sales by trustees in bankruptcy, receivers and other kinds of liquidators (in the course of liquidation as distinct from continued operation of a business) are special sales even though neither they nor their beneficiaries bought for use. All sales at public auction by general auctioneers are special sales regardless of the purpose for which the material or product was acquired. All sales of surplus materials or products by Government agencies are special sales. Transfers of materials acquired or made for use, from one plant or operating unit to another which is owned by the same person but which normally buys sep-

arately, are special sales.
(2) "Material or product" means any commodity, equipment, accessory, part, assembly or product of any kind in finished, semi-finished or raw material form.

(3) A "used" material or product is one which has been put into actual use.

(4) "Persons buying for use" include, among others, a contractor who buys with intent to incorporate the material in a building or product for a third

(c) Sales not covered by this regulation. The following types of sales are not considered special sales and are not governed by this regulation, even though they may involve materials or products acquired or made for use:

A sale of a material or product by a person regularly engaged in the business of selling it. He is governed, however, by all WPB orders and regulations which apply to his business and to the material or product he is selling.

(2) Sales of plant-generated scrap, meaning scrap which is generated in the course of manufacture or is the waste of industrial fabrication. Sales of other kinds of scrap are covered by paragraph **(1)** 

(3) Sales of rationed products which are controlled by another Government Agency.

Note: The subject matter of the former paragraph (c) (3) of this regulation as it read before July 5, 1945, is now contained in section C. (4) (Special orders) in the introduction to List A. Hence, references in other WPB orders to paragraph (c) (3) of this regulation are considered references to the new section O. (4).

(4) Sales of foods for humans or animals, medicines, tobacco, oils and fats. petroleum and petroleum products including natural and liquefied petroleum

(5) Sales of steel, copper or aluminum in controlled material form (as defined in CMP Regulation 1) acquired or produced by a controlled material producer for the purpose of further conversion into other controlled material forms.

(6) A sale of an entire business which is transferred as a going concern to a new owner who continues to operate it in the same or substantially the same

(7) A sale made by a utility producer under Order U-1 or a petroleum operator under Order P-93-c.

#### General Rules for All Special Sales

(d) Most special sales may be made freely; general rules. A seller may make a special sale of most materials or products freely to anyone without WPB authorization and without requiring the buyer to apply or extend a preference rating. The only exceptions are special sales of materials or products on List A (domestic sales) and on List B (export), and certain sales as scrap, as explained in paragraphs (g), (h) and (i). In addition, all sellers are subject to the following general rules and conditions:

(1) If the seller knows that a person who wants to buy the material or product will use it for a prohibited purpose or would have more of it than he is permitted to have, the sale may not be made. The buyers' obligations are stated

in paragraph (j).

(2) At special sales, preference ratings have no effect by way of obliging a holder to sell. However, if he sells at all, and the buyer properly gives a rating, the seller must honor it to the extent required by Priorities Regulation 1. For example, if two or more bidders at a public auction offer the same terms for any lot of materials or products, the seller must prefer the bidder who supplies the highest preference rating. Regardless of whether the sale is at auction. a holder need not give preference to a higher rated purchaser if a lower rated or unrated purchaser offers better terms which are not in violation of applicable OPA regulations.

(3) If a person sells a material or product under this regulation to someone who gives him a preference rating or a CMP allotment symbol or number, the seller cannot use this rating or allotment to replace the material or product he has sold. The effect of this rating or symbol or number stops when the seller

(4) If the sale relates to surplus Government-owned or Government-involved materials or products (including contractor inventories and sales by owning or disposal agencies), the seller may be subject to regulations of the Surplus Property Board.

(e) Use of material acquired with prioritics assistance. This regulation does not change the general rule of § 944.11 of Priorities Regulation 1 that material acquired with priorities assistance must. if possible, be used for the purpose for which the assistance was given. Where such material cannot be used for this

purpose, then this regulation applies if

a special sale is made.

(f) Sales through an agent. Where a person sells through an agent, except at public auction sales, the sale is a special sale only if it would be a special sale if made directly by the principal. If it is a special sale, the restrictions of this regulation apply to the principal and also to his agent if the latter knows or has reason to know the facts. In cases of special sales made at public auctions, the restrictions of this regulation are applicable both to the auctioneer and to his principal.

Note: The subject matter of the former paragraph (f) of this regulation as it read before July 5, 1945, is now contained in paragraph (j) (Provisions relating to buyers). Hence, references in other WPB orders to paragraph (f) of this regulation are considered references to the new paragraph (j).

#### Restricted Special Sales

(g) Materials or products on List A. A special sale of a material or product on List A attached to this regulation, other than a sale for export, may be made only under the conditions described in the list.

(h) Materials or products on List B (export). A special sale of a material or product on List B to a foreign purchaser or to a domestic purchaser who is buying for export or for resale to a foreign purchaser may be made only under the conditions described in the list. Used materials or used products, how-ever, may be sold freely for export unless a notation on List B indicates a restriction on the sale in their used condition. Also, if an exporter, other than a controlled material distributor or warehouse, is unable to export material purchased for export, he may make a special sale of it in the domestic market under the rules of this regulation. Nothing in this regulation relieves any exporter from complying with all applicable regulations of the Foreign Economic Administration or other Government agencies who may have jurisdiction over exports.

(i) Sales as scrap of materials or products other than plant-generated scrap. (1) Any material or product (other than those listed below and plant-generated scrap) may be sold as scrap in a special sale if it is obsolete, unusable or notreadily-salable and will be used or consumed principally as scrap although some part of it may possibly be salvaged by the scrap buyer. A person may make such a special sale as scrap without stripping, disassembling or breaking up the material or product before sale. sale may be made either to any consumer of scrap to be used only as scrap, or to any person regularly engaged in the collection, disassembling, sorting, and disposal of that kind of scrap material, primarily for remelt or other scrap use. Subsequent sales of any salvaged materials or products by such a scrap dealer are not covered by this regulation, but are subject to any WPB orders or regulations which apply to the distribution of the particular material or product. The above does not apply to the following materials and products:

Used tin cans sold as scrap are governed by Order M-325.

Domestic mechanical refrigerators (new)
may be sold as scrap only on specific WPB
authorization. Apply on Form WPB-869.

(2) If the buyer by contract, warranty or otherwise has stated that the particular material or product being sold as scrap will be used or disposed of as scrap, this regulation does not relieve the buyer from compliance with that condition.

(3) The sale at low prices, even as low as scrap prices, of prime or off-grade materials or products for use or resale "as is" does not constitute a sale as scrap and such sales may not be made under this paragraph. Instead such a sale is subject to all the other rules of this regulation which apply to special sales of the particular materials or products.

(4) This paragraph permits special sales as scrap only for use or resale within the 48 States and the District of Columbia.

#### Provisions Relating to Buyers

(j) Provisions relating to buyers—(1) Use and quantity restrictions still apply. The buyer at a special sale may not violate any WPB order or regulation controlling the amount of any material or product he may make or the use or disposition that he may make of it. He must also comply with any applicable order which limits the amount of any material or product he may buy (in terms of a specified quantity or quota, as distinguished from a provision requiring WPB permission for all purchases. The latter type of provision does not apply when a special sale is made unless required by this regulation). All the prohibitions in WPB orders or regulations against the use of materials or products for particular purposes remain in effect, and even though a special sale may not be restricted by this regulation, the buyer may have to get permission to use under the applicable order.

(2) Inventories. A person buying for use may accept delivery of any item of a material or product bought on a special sale under this regulation if his total inventory of that item is or will by virtue of accepting such delivery be not in excess of his succeeding six months' requirements. This permits a person to exceed applicable inventory limits only if he acquires the excess under this regulation. However, if thereafter he places orders for deliveries of the particular item from producers or distributors, he may not receive such further deliveries until his inventory is reduced to a practicable minimum working inventory or other applicable limit, and such orders may not call for delivery before that time. This paragraph does not apply to persons buying for resale. It also does not permit a person to stockpile in anticipation of starting or resuming civilian production except as permitted by other applicable regulations or orders. However, if any applicable WPB order or regulation permits a larger inventory than six months, this paragraph does not restrict receipts below the larger

(3) Persons buying for resale. If a person at a special sale buys a material or product for resale, he may not resell in violation of any WPB regulation or order which applies to persons engaged in the business of selling the particular material or product. Even if the buyer for resale has not previously sold the material or product as part of his regular business, he is subject to the same restrictions in reselling as a regular wholesaler, retailer or other distributor of it under all applicable WPB regulations and orders, unless the particular regulation or order specifically states otherwise. For example, if an order requires specific WPB permission before a regular distributor of a product can sell it, any person who buys it at a special sale for resale must do what the order says.

(4) Reports. If any order or regulation provides that a buyer of a material or product must make any report or furnish any information either to the War Production Board or to the seller, this regulation does not excuse him from

these requirements.

#### Miscellaneous Provisions

(k) Records. Any person making a sale under this regulation must keep sufficient records so that he can show that the sale was permitted under this regulation.

(1) Revisions of Lists A and B. Lists A and B attached to this regulation will be revised from time to time. A person wishing to sell a material or product under this regulation should be sure that he has the lists which are in effect at the time of the sale. Copies may be obtained from any field office of the WPB.

(m) Letters and questions. Any letters or questions about this regulation should be sent to the War Production Board in Washington 25, D. C., marked

"Ref: P.R. 13".

Issued this 22d day of August 1945.

War Production Board, By J. Joseph Whelan, Recording Secretary.

# List A—Restrictions on Special Sales for Domestic

A. General rules. Special sales in the domestic market of materials or products in Column 1 of List A below are restricted to certain classes of buyers as indicated below in section B, and in accordance with any special rules for a particular material or product as shown on the list. The listings show in some instances the class or group of materials and do not always list all the trade names and related materials. Exceptions to the restrictions are indicated below in section C. Special sales of materials or products not listed may be made freely, but all special sales are subject to the general rules in paragraphs (d), (e) and (f) of the regulation.

B. Classes of buyers. Special sales of materials or products on this List A may be made to the following classes of buyers:

(1) To a producer of the same kind of material or product.

(2) To a reprocessor, unless a note in Column 4 of the list indicates to the contrary with respect to a particular material or product. A reprocessor means any person who remakes, repairs or reworks now, rejected or second-grade materials or products of the kind being sold.

(3) To a regular dealer, unless Column 3 or a note in Column 4 of the list indicates to the contrary with respect to a particular material or product. A dealer means any wholesaler or retailer regularly dealing in the materials or products of the kind being sold, and reselling them from stock or inventory to industrial users or to other persons. It also includes persons who recondition or rebuild equipment and machinery of the kind being sold for resale to industrial users. Such persons are not, however, relieved from compliance with any WPB orders or regulations which control the distribution of the material by them.

If this List A shows no restrictions on the special sale of a material or product to a regular dealer, the seller may sell it to any person for resale who gives him the following certification, provided the seller has no rea-

son to believe that it is false.

The undersigned buyer certifies under Priorities Regulation 13 to the seller and to the WPB that he will in good faith offer for sale the material or product covered by this order in substantially the same time and manner as would a person regularly dealing in it, that he will render substantially the same type of service as would such a person, and that he will comply with all WPB regulations and orders applicable to such a person.

(Signature)

Any person giving such a certification must comply with all applicable WPB regulations and orders as he has certified he will. The standard certification provided in Priorities Regulation 7 may not be used in place of this certification.

(4) To persons buying for use subject to the restrictions indicated in Columns 2 and 4 of the list.

C. Exceptions from the restrictions on the list. Even if this List A shows a restriction on the special sale of a particular material or product, the sale may still be made if one or more of the following conditions apply:

(1) Special permission. If the list requires special authorization from the WPB in order for a sale of a particular material or product to be made, or if other conditions im-

posed by the list cannot be met, the celler may apply on Form WPB-1161 for special permission to sell unless the list states that some other form must be used. If Form WPB-1161 is applicable, and permission is given, it may be restricted to a specific buyer or class of buyers, or may permit the cale to any buyer for resale who gives the certification described in section B (3) above relating to dealers.

(2) Used materials or products. If the material or product is used, it may be sold freely to anyone unless a notation on List A indicates a restriction on its rale.

A indicates a restriction on its cale.

(3) Small quantity exemption. A special sale may be made freely if all the material or product of the same kind or type that the seller has at any one plant, operating unit or location did not cost him more than \$100. In the case of any materials or products involved in a Government contract termination, this exemption applies if there is no more than \$100 worth of the material or product in the termination inventory at any one location. Similarly, \$160 worth (at cost) of any material or product may be sold at any single public auction, regardless of the amount of the material or product the seller has. Also, for the purpose of determining whether a particular lot of material or product is suitable for the prespective customer's use, a person may make a special cale of a cample lot, provided the amount involved (at cost to the seller) of any such semple does not exceed \$22.

of any such sample does not exceed 620.

(4) Special orders. If the War Production Board by an order or in any other way has ruled that all persons engaged in a particular business may cell or exchange the materials or products between themselves.

they may do so.

(5) Disposal of contract termination inventories. For the purpose of making a cettlement of a Government contract, surplus materials or products on List A may be transferred freely from any subcontractor or prime contractor to a procuring agency or disposal agency of the Government, providing the procuring agency has so-directed. However, if any material or product is later withdrawn from the contract settlement, its disposition is controlled by this List A.

(6) Sales to Government steel:piling agencies. A percon may cell surplus materials or

products on Liet A freely to one of the following Government Corporations or to anyone buying as egent for one of them: Commodity Credit Corporation, Defence Supplies Corporation, Hetals Reserve or Rubber Reserve Corpony.

(7) Transfers of surplus Governmentowned materials or products. Transfers by Government agencies of surplus materials or products, or of idle or excess materials or products not acquired for sale or resale, may be made freely to a Government Disposal Agency acting as such and may be made freely between and within the War Department, Navy Department, Maritime Commission, War Shipping Administration, Veterans' Administration, and the Defense Plant Corporation, and from the Government Disposal Agencies to any of the above.

D. Buyers obligations. No matter who the buyer is or how the rale is made or authorized, the buyer is always subject to the conditions and other provisions stated in paragraph (j) of the regulation.

# LIST A—RESTRICTIONS ON SPECIAL SALES (DOMESTIC)

#### EXPLANATION OF TERMS USED

"WPB-1161" (or other designated WPB-form number) means that the seller may not sell to the clear of buyer listed at the head of the column without opecial WPB permission pursuant to application on the form specified. A note in the Remarks Column may show limited exceptions to this requirement. Section C (1) in the introduction to this list tells how to get permission.

"PR" followed by a letter and number, like "PR-ΛΑ5" means that the seller may sell only to a person in the particular class of buyer who extends to him an AA-5 or higher preference rating. These ratings cannot be used further by the seller, as explained in paragraph (d) (3) of the regulation. This regulation does not in any way assign preference ratings.

"WOP" means that the seller can sell to the class of buyer listed at the head of the column without any preference rating, allocation, allotment or other special permission being necessary.

Provisions in the Remarks Column applicable to the particular material or preduct must be complied with.

Materials or products (new, unless "used" is specified)	Persons buying for use	Wholesalers or retail- ers regularly dealing in the materials or products in the form held by the holder	Remarks
<u>(i)</u>	(2)	(3)	(4)
PART I—METALS AND METALLIC ORES  NOTE: Part I amended Aug. 22, 1945.  Antimony*	WPB-1161	WPB-1161	*No authorization required providing the buyer certifies to the seller that his expresses purchases from all esquees in any month, including the pur- chase in question, do not exceed 224 pounds (contained antimony).
Tiu: Pig tin Uranium	WPB-1161	WPB-1161	•
PART II—CHEMICALS			
All chemicals are unlisted in List A but the uses of certain chemicals are restricted by applicable M orders. See paragraph (j).			
PART III—TEXTILE FIBERS, PABRICS, CLOTHING, LEATHER AND RELATED PRODUCTS			
Note: Part III smended Aug. 22, 1945. These restrictions do not apply, if the material was acquired without a priority rating or authorization from the War Production Board. Cordage (see Rope).			
Fibers: Cordage fibers (Manila and Agave only) Materials obtained under Conservation Order M-328B and orders in the M-338 series. Rope* (Manila and Agave only)	PR-AA5PR-AA6	PR-AAS PR-AAS PR-AAS	*"Nepo" means any topo or cable, treated or unircated, composed of three or more transfered each strand compared of two or more years. May not booked to a representation.

Materials or products (new, unless "used" is specified)	Persons buying for use	Wholesalers or retailers regularly dealing in the materials or products in the form held by the holder	. Remarks
·	(2)	(3)	(4)
PART IV—MISCELLANEOUS MATERIALS AND PRODUCTS  NOTE: Part IV amended Aug. 22, 1945.  Rubber: Natural rubber. Natural rubber latex. Chlorinated rubber (natural)	WPB-1161 WPB-1161 WPB-1161	WPB-1i61 WPB-1161 WPB-1161	
PART V—MACHINERY, EQUIPMENT AND COMPONENTS  NOTE: Part V amended Aug. 22, 1945.  Mining equipment and machinery (new and used).  Refrigerators, domestic mechanical		(*)	*Any equipment or machinery (whether mining, construction, industrial, or otherwise) acquired by a producer as defined in P-50 may be transferred only to a producer as defined in P-50, who holds a serial number under P-56, or with the written permission of the War Production Board applied for by letter to the Mining Division, Washington, D. C. *May be sold freely to fill contracts or purchase orders for delivery to or for the account of the U. S. Maritime Commission or the War Shipping Administration for shipboard use only.

LIST B—RESTRICTIONS ON SPECIAL SALES FOR EXPORT

Special sales for export of materials and products on this List B are restricted as shown in the list in accordance with paragraph (b) of the regulation. For explanation of terms used, see List A.

useu, see List A.				· · · · · · · · · · · · · · · · · · ·	
Materials or products (new, unless "used" is specified)	Persons buying for export or foreign purchasers	Remarks	Materials or products (new, unless "used" is specified)	Persons buying for export or foreign purchasers	Remarks
(1),	(2)	(3)	` (1)	(2)	(3)
PART I-METALS AND METALLIC ORES.  Note: Part I amended Aug. 22, 1945.  Antimony*	WPB-1161	*No authorization required pro- viding the buyer certifies to the seller that his aggregate purchases from all sources in any month, including the nurchase in ques-	Hides, skins, furs and leather and products made primarily therefrom.  Materials obtained under Conservation Orders M-323B, M-317, and orders in the M-388 series.  Rope (Manila and agave only)	WPB-1161 PR-AA5	
Babbitt and tin bearing alloys: Containing 12 percent or less tin by weight.	WPB-1161*.	including the purchase in question, do not exceed 224 pounds (contained antimony).  *No authorization required if the special sale does not exceed 1,000 pounds for one shipment.	Tanning material, vegetable Yarns and thread: Synthetic rubber.  PART IV—MISCELLANEOUS MATERIALS AND PRODUCTS	PR-AA5 PR-AA5	, ,
Containing more than 12 per- cent tin by weight. Solder:	WPB-1161	. pounds for one simplicate.	Note: Part IV amended Aug. 22, 1945.		•
Containing 30 percent or less tin content by weight.	WPB-1161*.	special sale does not exceed 1,000 pounds for one shipment.	Rubber: Natural rubber Natural rubber latex	WPB-1161	
Containing more than 30 percent tin by, weight.  Tin Uranlum	WPB-1161		Reclaimed. Synthetic—all types PART V—MACHINERY, EQUIPMENT	WPB-1161 WPB-1161	•
Part II—deleted aug. 22, 1945 Part III—textile fibers, fabrics,			Nore: Part V amended Aug. 22, 1945.		
CLOTHING, LEATHER AND RELAT- ED PRODUCTS  NOTE: Part III amended Aug. 22, 1945. These restrictions do not apply if the material was acquired with- out a priority rating or authoriza- tion from the War Production Board.		-	Mining equipment and machinery (new and used).	(°)	*Any equipment or macilinery (whether mining, construction, industrial or otherwise) acquired by a producer as defined in 12-56 who holds a serial number under 12-56, or with the written permission of the West Prediction.
Animal bristles and hair Cordage (see Rope). Fabrics (Woven, felted, knitted and bradled): Burlap Elastic (synthetic rubber) Fibers: Cordage fiber: Manila, agave, jute and coir. Textile fibers: Jute	PR-AA5 PR-AA5 WPB-1161	-	Refrigerators: Domestic mechanical.	WPB-867*	plied for by letter to the Mining Division, Washington, D. C.

DIRECTION 1: Expired June 30, 1945.

DIRECTION 2: Revoked May 31, 1945.

#### DIRECTION 3

SALES OF SURPLUS PROPERTY TO GOVERNMENT AGENCIES AND STATE OR LOCAL GOVERNMENTS

(a) Purpose. Government agencies and state or local governments are entitled to certain priorities in getting surplus property from government disposal agencies under the

Surplus Property Act of 1944 and Surplus Property Board Regulation No. 2. This direction is issued to provide for these priorities and at the same time to make sure that the needs of the Armed Services, war production

and essential civilian activities are met.

(b) Applicability of WPB orders and regulations to sales under Surplus Property Board Regulation No. 2. Disposal agencies, in making sales under Surplus Property Board Regulation No. 2, must comply with Priorities

Regulation 13 and all other applicable orders, regulations or other action of the WPB, except that the requirements for the filling of rated orders are modified in the following two respects unless the WPB otherwise directs in writing

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or rated orders are modified in the following two respects unless the WPB otherwise directs in writing.

(1) In the case of orders for any item received during the first 30 days following notice of availability under Surplus Property Board Regulation No. 2, preference may be given, to the extent indicated in that regulation, to government agencies or state or local governments ahead of other purchasers placing orders bearing the same rating.

(2) In addition, to the extent indicated in that regulation, the filling of rated orders received during the above 30-day period may be postponed within the period, and the sequence in which a disposal agency received rated orders bearing the same rating during the period may be disregarded. (Issued May 16, 1945.)

[F. R. Doc. 45-15555; Filed, Aug. 22, 1945; 11:15 a. m.]

PART 944—REGULATIONS APPLICABLE TO THE OPERATION OF THE PRIORITIES SYSTEM

[Priorities Reg. 31, Amdt. 1]

BLANKET REVOCATION OF CERTAIN WPB ORDERS

Section 944.52. Priorities Regulation 31, is amended in the following respects:

- By adding subparagraphs (5) and
   to paragraph (b) to read as follows:
- (5) Pending and future applications filed pursuant to the orders listed below will not be acted upon by the War Production Board after the effective date of revocation of those orders, and individual notice of this may not be given to each applicant.
- (6) It is not necessary to file any reports under the orders listed below which would be due after the effective date of revocation, unless required under the rules explained in Priorities Regulation 8.
- 2. By adding the following orders to the list of orders revoked:

List of orders revoked and effective date of revocation

CONSUMEES DURABLE GOODS

Sec. 3291.206 I-323, Distribution of Imported Watches, August 22, 1945.

#### CONTAINERS

Sec. 3270.6 I.-317, Fibre Shipping Containers, August 22, 1945.
Sec. 3270.4 M-343, Box-Veneer, August 22,

#### LUMEER

Sec. 3285.1 I.-150, Softwood Plywood Scheduling, August 22, 1945. Sec. 3285.3. I.-150-a, Softwood Plywood, August 22, 1945.

#### PAPERBOARD

Sec. 3305.16 L-239, Folding and Set-up Boxes, August 22, 1945. Sec. 3305.1 M-378, Paperboard, August

22, 1945. TEXTILES

Sec. 3290.326 M-356, Synthetic fibers, yarns and fabrics, August 22, 1945.

Issued this 22d day of August 1945.

War Production Board, By J. Joseph Whelan, Recording Secretary.

[F. R. Doc. 45-15556; Filed, Aug. 22, 1945; 11:15 a. m.]

Part 1010—Suspension Orders [Suspension Order S-876, Stay of Execution]

LESLIE T. HEALY

Leslie T. Healy, 2636 Noble Road, Cleveland Heights, Ohio, has appealed from the provisions of Suspension Order No. S-876, issued August 7, 1945, and effective August 14, 1945, (Section 1010.876) and has requested a stay on the grounds that it would work a hardship on innocent third parties if the suspension order were not stayed. The Chief Compliance Commissioner has directed that the provisions of the suspension order be stayed pending final determination of the appeal or until further order by the Chief Compliance Commissioner.

In view of the foregoing, it is hereby ordered, that: the provisions of Suspension Order No. S-876, § 1010.876 issued August 7, 1945, and effective August 14, 1945, are hereby stayed to the extent necessary to permit Leslie T. Healy to obtain essential materials to complete the construction of dwellings authorized and approved by the Federal Housing Authority.

Issued this 21st day of August 1945.

WAR PRODUCTION BOARD, By J. JOSEPH WHILAM, Recording Secretary.

[F. R. Doc. 45-15522; Filed, Aug. 21, 1945; 4:49 p. m.]

PART 3285—LUMBER AND LUMBER PRODUCTS
[Order L-335, Revocation of Direction 1]

SAWAULLS' SHIPMENTS OF EOUGLAS FIR, WHITE FIR, NOBLE FIR, SITKA SPRUCE (EXCEPT AIRCRAFT GRADE) AND WEST COAST HEMILOCK

Direction 1 to Order L-335 is revoked. This revocation does not affect any liabilities incurred for violation of the order or of actions taken by the War Production Board under this order. The distribution of Douglas Fir, Noble Fir, White Fir, Sitka Spruce, and West Coast Hemlock remains subject to all other applicable orders and regulations of the War Production Board.

Issued this 22d day of August 1945.

War Production Board, By J. Joseph Whelan, Recording Secretary.

[F. R. Doc. 45-15540; Filed, Aug. 22, 1945; 11:15 a. m.]

PART 3285—LULIBER AND LULIEER PRODUCTS
[Order L-335, Revocation of Direction 6]

RESTRICTIONS ON DELIVERY AND RECEIPT OF CERTAIN SPECIES OF HARDWOOD LUMBER

Direction 6 to Order L-335 is revoked and all authorizations to receive restricted hardwood are revoked. This revocation does not affect any liabilities incurred for violation of the order or of actions taken by the War Production Board under this order. The distribution of #1 common or better grades (or special grades which are equivalent to #1 common or better grades) of white oak (including WHND), red oak, birch, beech, pecan, rock elm, hard maple, and tough ash remains subject to all other applicable orders and regulations of the War Production Board.

Issued this 22d day of August 1945.

War Production Board, By J. Joseph Whelan, Recording Secretary.

[F. R. Doc. 45-15547; Filed, Aug. 22, 1945; 11:16 a. m.]

Part 3265—Lulieer and Lulieer Products [Order L-335, Direction 7, as Amended Aug. 22, 1945]

DELIVERIES OF CEETAIN LUMBER ON UNCERTI-PIED AND UNRATED ORDERS

Direction No. 7 to Order L-335 is hereby amended to read as follows:

(a) What this direction does. This direction permits delivery and acceptance of lumber on uncertified and unrated orders as long as such delivery does not interfere with the filling of certified orders.

as such delivery does not interfere with the filling of certified orders.

(b) Delivery of lumber by a supplier. Any lumber supplier (sawmill, concentration yard, or distributor) may deliver lumber to any person on uncertified and unrated orders provided such delivery does not interfere with the filling of a certified order. Any certified order without a preference rating shall be treated as an uncertified and unrated order.

(c) Receipt of lumber on uncertified orders need not be charged against authorization. Receipt of any lumber on uncertified and unrated orders by any consumer need not be charged against the amount of lumber he is permitted to receive, either by specific authorization on a War Production Board form, or under Order L-335.

(d) Deliveries and receipts of lumber to the extent permitted by this direction are authorized notwithstanding any contrary provisions of Order L-335.

Issued this 22d day of August 1945.

War Production Board, By J. Joseph Whelan, Recording Secretary.

[F. R. Doc. 45-15548; Filed, Aug. 22, 1945; 11:16 a. m.]

PART 3285—LULIEER AND LULIEER PRODUCTS
[Order L-335, Revocation of Direction 9]

LIMITATIONS ON RECEIPTS OF CERTAIN SPECIES AND GRADES OF LUMBER

Direction 9 to Order L-335 is revoked. This revocation does not affect any liabilities incurred for violation of the order or of actions taken by the War Production Board under this order. The distribution of lumber remains subject to all other applicable orders and regulations of the War Production Board.

Issued this 22d day of August 1945.

War Production Board By J. Joseph Whelan, Recording Secretary.

[F. R. Dcc. 45-18550; Filed, Aug. 22, 1945; . 11:15 a. m.]

PART 3285—LUMBER AND LUMBER PRODUCTS-[Order 1-335, Revocation of Direction 17]

SOUTHERM YELLOW PINE WHOLESALERS AND COMMUNICATION-PIEM

Direction 17 to Order L-335 is revoked. This revocation does not affect any liabilities incurred for violation of the order or of actions taken by the War Production Board under this order. The distri-bution of Southern Yellow Pine lumber remains subject to all other applicable orders and regulations of the War Production Board.

Issued this 22d day of August 1945.

WAR PRODUCTION BOARD, By J. Joseph Whelan, Recording Secretary.

[F. R. Doc. 45-15553; Filed, Aug. 22, 1945; 11:15 a. m.]

PART 3290—TEXTILE, CLOTHING AND LEATHER

[Conservation Order M-328, Revocation of Direction 2]

PRODUCTION QUOTAS FOR ARMY, NAVY, MARI--TIME COMMISSION OR WAR SHIPPING AD-MINISTRATION SOCKS

Direction 2 to Conservation Order M-328 is hereby revoked. This revocation does not affect any liabilities incurred for violation of the direction or of actions taken by the War Production Board under the direction.

Issued this 23d day of August 1945.

WAR PRODUCTION BOARD. By J. Joseph Whelan, Recording Secretary.

[F. R. Doc. 45-15656; Filed, Aug. 23, 1945; 11:17 a. m.]

PART 3290-TEXTILE, CLOTHING AND LEATHER

[Conservation Order M-328, Revocation of Direction 15]

SEAMLESS KNIT GLOVES AND INSERTS FOR MILITARY REQUIREMENTS

Direction 15 to Conservation Order M-328 is hereby revoked. This revocation does not affect any liabilities incurred for violation of the direction or of actions taken by the War Production Board under the direction.

Issued this 23d day of August 1945.

WAR PRODUCTION BOARD, By J. JOSEPH WHELAN, Recording Secretary.

[F. R. Doc. 45-15658; Filed, Aug. 23, 1945; 11:18 a. m.]

PART 3290-TEXTILE, CLOTHING AND LEATHER

[General Preference Order M-388C, as Amended Aug. 23, 1945]

WOOL AND WOOL TEXTILES FOR CIVILIAN ITEMS

§ 3290.354 General Preference Order M-388C—(a) Explanation. This order is supplemental to M-388. It states the special rules applicable to civilian items made from wool materials and lists the items for which ratings are assigned.

(b) Delivery quotas—(1) General rule. (Orders rated AA-3 or higher, or AA-5, must be filled as required by Priorities Regulation 1, in addition to the quotas under this paragraph.) Every producer and importer of wool fabrics must deliver to fill AA-4 orders in the period from May 1, 1945, through June 30, 1945, inclusive, and in each subsequent calendar quarter, at least 80 percent of his total deliveries of wool fabrics (by linear yards) during the same period on both AA-4 and unrated orders. Stated another way, he must not deliver on un-. rated orders in any of these periods more than 20 yards of wool fabrics for each 80 yards he delivers to fill AA-4 orders in the same period. He must not discriminate against rated orders in distributing fabric widths as between rated and unrated deliveries.

(2) Exception for 6 percent of total deliveries. An exception to the above rule is that each producer or importer may deliver up to 6 percent of his total deliveries in the period without regard to AA-4 ratings, as long as he fills all other rated orders and complies with all other applicable orders, regulations and directions of the War Production Board.

(3) Examples. If a woolen mill delivers a total of 1,000,000 yards in a calendar quarter, and half of this yardage is delivered to fill orders rated AA-3 or higher, or AA-5, it has available a total of 500,000 yards of both AA-4 and unrated deliveries. Eighty percent of this total, or at least 400,000 yards, would have to be delivered on AA-4 orders, and not more than 20 percent or 100,000 vards could be delivered on unrated orders. However, if the mill delivers in the period 750,000 yards on orders rated AA-3 or higher, or AA-5, leaving 250,000 yards for unrated and AA-4 orders, he may still deliver 60,000 yards on unrated orders to the extent that these 60,000 yards are not needed to fill orders other than AA-4 or to comply with regulations, orders or directions of the War Production Board.

(4) Rejects. Rejects, including remnants over one yard and seconds, must be included in calculating required deliveries for rated delivery quotas under this order.

(5) Military and other cancellations. Material resulting from cancellations of customers' orders must also be included in calculating rated idelivery quotas. However, unless otherwise ordered by the War Production Board, a producer or importer who has a contract or subcontract with the U.S. Army, Navy, Maritime Commission, War Shipping Administration or the Procurement Division of the Treasury Department which is cancelled after April 30, 1945 and for which wool fabric, wool yarn or wool is already completed or in process either in his plant or that of one of his subcontractors may deliver the completed fabric, or the fabric made from the material in process free of his rated delivery quota.

(c) Dyeing and finishing of fabrics. A producer of wool fabrics or importer shall dye wool fabrics which he produces or imports after May 1, 1945, only to fill accepted rated orders, or orders which are authorized under paragraph (g) of M-388, or unrated orders within the limits allowed by this order. Material must not be finished in a manner which will make it unsuitable to fill the required amounts of rated orders.

(d) Preference rating schedules. Preference ratings are assigned in the preference rating schedules of this order. The conditions under which the ratings can be used are explained in these schedules.

Issued this 23d day of August 1945.

WAR PRODUCTION BOARD, By J. JOSEPH WHELAN. Recording Secretary.

AA-4 PREFERENCE RATING SCHEDULE I-WOOL CIVILIAN ITEMS

Assignment of AA-4 rating to manufacturers of listed wool apparel and other items. Preference rating AA-4 for wool fabric is assigned to manufacturers of the items shown in this schedule who qualify under M-388 and M-388C and comply with the following:

(1) This rating may be used only to get the fabric shown in the Fabric Column for the particular item and may be extended for wool material to be incorporated in the fabric, as permitted by Priorities Regulation 3.

(2) The fabric must be incorporated into an item produced for sale by the manufacturer at or below the lower of the following two prices: (i) the price at which the manufacturer is permitted to sell the item under regulations of the Office of Price Administration, or (ii) the price specified in the Maximum Price Column.

(3) The Rated Quota Column in this schedule shows for each item a quota of units of the item. This quota is a percentage of the total number of units (in all prices lines) of the same item which the manufacturer made in the corresponding quarter of 1943. He may not get more fabric with the rating in any calendar quarter than the yardage necessary to fill this quota. This is the yardage which he must show in Form WPB-4200 before using the rating, as explained in paragraph (1) (2) of M-388.

(4) The rated quotas shown below, as

amended August 23, 1945, supersede the provious rated quotas of this schedule for deliveries in the third quarter of 1945. AA-4 ratings previously accepted by a supplier for delivery in that quarter within the previous quotas, to the extent permitted by Direction 3 to M-388 remain valid, but the yardage covered by such ratings must be charged to the rated quotas shown below.

(5) A manufacturer who has filed Form WPB-4200 in accordance with paragraph (1) of Order M-388 for any item with a rated quota which was increased by the amendment of M-388C on August 23, 1945, may use the increased rated quota without filing a new Form WPB-4200.

(6) A manufacturer who has received an authorization on Form WPB-4201 for any item listed in this paragraph may use the AA-4 rating to get an increased yardage in the third quarter of 1945 for that item to the extent stated, without filing a new applica-

(i) For items C-18 and C-27 he may use the rating for the yardage authorized on Form WPB-4201, plus 1/2 of that amount.

(ii) For items C-1, C-7, C-10, and C-34 he may use the rating for the yardage authorized on Form WPB-4201, plus 5/7ths of that amount.

(iii) For items C-13, C-17, C-19, and C-30 he may use the rating for the yardage authorized on Form WPB-4201, plus 7/8ths of that amount.

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AA-4 Preference Rating Schedute I-Wool. Orthlan Irems—Continued [The applicable provisions of each Column are indicated for each numbered from opposite the from number] Nore: Rated gueta column amended Aug. 23, 1945.

Fabrio column

Rated quota column

> Maximum price column

AA-4 Preference Rating Schedule I-Wool Civilian Items-Continued

LT. RON	(The applicable provisions of each Column are Indicated for each numbered from opposite the fron number) Norz: Rated quota, column amended Aug. 23, 1645.	sh Column are inc amended Aug	licated for each numbere 3. 23, 1945.	io mon po	oposito the item number	Itom num-	Itom column (namo itom)	nn (namo o om)
ftem num- ber	Itom column (name of item)	Sizo (or equivalent trado	Maximum price column	Rated quota column	Fabric column	Q-24	Soparate t	trousors, -tu-
	,	10 10 13				G-25	Soparate tro	Soparato trousors, cadots'
C-1	Conts, women's and	10 to 20 36 to 44	Ontrimmed \$22.76	8	oz. per linear yd. Worsted	• 5	Garage A.	- Alexander
0-2	Coats, teen age, girls'	10 to 16	\$13.76 cach	22	Woolen fabrie, less than 26	-	boys', incli	boys', including knickets
Š	Conts oftly	7 to 14	\$12.75 rach	12	fabric, piece dyo only.  Woolen fabric, less than 26	0-21	ofal unifor	Men's and Women's oill- cial uniforms and caps or hats fercalt Army or
					oz. per linear yd. Worsted fabric, piece dyo only.		Navy uni hats) as re	Navy uniforms, caps or hats) as required by Gov-
0-4	Conts, obildren's and small	(3 to 6X	\$9.76 each.	88	Woolen fabrie, less than 26 oz.		for transpo	egulations, or ortation, police,
2	Conts, toddlers'		\$7.75 enell	22	Woolen fabric, less than 19 oz.		and indust	tial operations ding sporting
0-6	Conts, infants'	6 mos. to 2 yrs.	\$6.70 each	72	Woolen fabric, less than 10 oz.	5		ement mans
5	Dreces, women's and mices', street only.	10 to 17 10 to 20 33 to 44	312.76 cach*	8	Woolan fabric, less than 10 oz. per linear yd. Worsted fabric, pieco dyo only, not over 8 oz. per linear yd, in	8 6	and child and child outfloor to Religious clothing a	nad children's doytimo and children's doytimo outdoor typo. Religious Yootmonts, clothing and robes as re-
2	Dress, ton age, girls'	(46 and up. 10 to 16.	\$3.75 cach	22	Woolen fabrie, less than 10	0-30-	religious s religious s Separate e	r tae raics of cets. oats (Jackets)
					labric, picco dyo only, not over 6 oz. per finear yd, in which worsted yarn con-	0-31	Separate of of the separate of	oats (Jackets) oats (Jackets)
ટુ	Dresses, gtels'	7 to 14	ş5 caelı	8	Woolen fabric, Ica than 10 or, per linear yd. Warsted	C-33-	Ecramic c	oats (Jackety)
	•				fabric, piece dyn enly, not over 0 oz. per flacar yd, in which worsted, ynen con-	ਤ ਹ	Separatofae micea' or	Separatofackets, women's micces' and junions'
0-10-	- 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1			1	(voolen fabrie, 1000 than 1002.			Espanyto facileto, teen ago, Firis Serios forbata
	ment yours a nur	(3 and up		8	divine, cingle twict, piece			Scenedolokta childra'a
. c-11	Gulta, teen ago girls'	10 to 10	812.75 cach	B	Weelen fabrie, leng than 19ez, her linear 3d. Wensted	ទ		regate, ulster
C-12	Sults, girls	7 to 14	\$10.75 cach	76:	Woolen fabric, less than 1602, per linear 3d, Worsted	G-33	Men's Gver eats offi er double	Men's overeats and top cats office than ultic er double-bressed.
					fabric, cingle twict, piece dye only.	S S S	Children's l	Children's legging rets
O-13	Skirt, women's, miczes,	0 to 17	83 cash	22	(Woolen fabrie, lees than 1202.	C. I.		Children's lenging rate
Ç.,		10 to 10	`\$1.75 cach	12	Westen fabrie, less than 120z.			
C-15	Skirt, girls'	7 to 14	\$3, 75 coch	5	Westen fabric, 1000 than 12 or, per linear yd.		The applicable	de maximu
C-18	٠	0 to 3x	33 CO Cach	23	Westen fabric, less than 12 or, per linear 3d.		sices 46 and up.	i ble mexim
C-17."	Sults, men's	All cires	sa acreh	22	Mercial fabris, Westen fabrile, Item 10 or per		17% and u	·dı
C-18	Shirts, men's	All siges	54. 20 cach**	8	Woosen fabric, less than 32		n: 1. Welg	Norm: 1. Weight per liner
C-10	Men's cepara's fronters	All sizes	Ea 25 eneh	22	Woolen fabric, less than 32 or, per flucaryd, Worsted	-	o get woo	2. When an AA-4 rating used to get woolen fabric o
	Overconts, boys, student., Sulfs, students'	(10 to 33	\$14. 75 cach	22	(Woolen abrie, 32 oz. pcr lin- car yd, and lighter. Worsted fabrie, Woolen fab-	_	ic or more	percont or more wool uper . [F. R. Do
G-13		8 to 16	\$13.50 each	22	Woolen fabrie, less than 100z.			
<b>6</b> -8	Suits, Junior boys'	3 to 12	\$10.00 each	22	Woolen fabric, less than 19 oz.	,		
	_			_	rie,			

 :					
 C-24	Soparate trousers, -tu-	25 to 32	\$5.00 etch	22	Woolen fabric, less than 19 oz. per linear yd, Worsted fab-
 Q-28-	Sopurate trousers, endets'	21 to 26	\$4.00 each	22	Woolen fabric, less than 19 oz. per linear yd. Worsted fab- ric.
 G-26.	Separate trousers, Junior boys', including knickers.	(3 to 12 (6 to 16	\$3.00 each	22	Woolon fabric, less than 19 oz. per linear yd. Wor-
 O-27		All sizes	****************	8	Worsted fabric. Woolen fab- rio less than 36 oz. per lin- ear ed.
	Navy uniforms, caps or hats) as required by Gov-				
 5		Allafana		199	Worsted fabric. Woolen fab-
	_	data disconnessas	2		2
 G-23	Ä	**************		2	Woolen fabric, less than 19 oz. perlinear yd. Worsted fabric.
 02.0		All sizes	\$15.75 cach	15	Woolen fabrie, less than 10
 0-31	ŭ	32 to 59	\$11.75 cach	22	Weslen fabrie, Icas than 10
 C-33	Separato esats (laekets)	8 to 16	\$7.75 cach	22	Woolen fabrie, less than 10
 C-83-		3 to 12	\$5.75 cach	22	Woolen fabric, Irea than 19 oz. per linear yd.
 : ਲ ਹ	<i>U3</i>	To to 30	\$10.75 cach*	ខ	Woolen fabric, ices than 12 oz. ner linear 34.
 S. 5			57.75 cach	22	Woolen fabrie, Ices than 12
 : ສ	Separate Jackets, glrds'	7 to 14	tana cach	22	Westen fabrie, Ices than 12
 C-37	Separate jockets children's.	3 to 0X	£3.75 Cath	3	Westen fabrie, Ices than 12
 5	Men's overegate, uster	All clacs	\$33.00 cach*******		Westen fabric ices than 40 es. per linear yard.
 ල-ව		All clectures	31.2) cath*	5	Wolen fabrio under 40 cs. frr llacar yard. Worded jobito under 10 cs. per
	Children's legging rets	1 to 4	:9,75 caeh	R	Weslen fabris Ices thad 10 ez.
 C-11-2	Children'slergingrate	3 to 6x	\$12,75 Cach	22	Westen fabriciers than 10 oz. per linear yard.

\*The applicable maximum prices of single-acterisk items may be 10 percent higher for firs 46 and up, \*\*The applicable maximum price of double-acterick items may be 10 percent higher for ires 17½ and up,

Now: 1. Weight per linear yard is based on 66-58 inches finished width, 2. When an A4-4 rating is applied to obtain wool linings or interlinings, it may only be used to get woolen fabric or lining, interlining or under-collar cloth containing at least 25 percent or more wool fiber by weight, however spun.

(F. R. Dog. 46-15656) Filed, Aug. 23, 1945; 11:17 a, m.]

PART 3290-TEXTILE, CLOTHING AND LEATHER

[Conservation Order M-328, Revocation of Direction 101

CONVERSION TO COTTON YARNS OF AT LEAST 50% of spinning machinery operating ON THE COTTON SYSTEM AND PRODUCING SPUN RAYON, COTTON-RAYON MIXED OR ANY OTHER MIXED OR BLENDED FIBER YARNS EXCEPT COTTON-WOOL MIXED OR

Direction 10 to Conservation Order M-328 is revoked. This revocation does not affect any liabilities incurred for violation of the direction or of actions taken by the War Production Board under the direction. The production, distribution, purchase and use of yarns and fabrics remain subject to all other applicable regulations and orders of the War Production Board.

Issued this 23d day of August 1945.

WAR PRODUCTION BOARD. By J. Joseph Whelan, Recording Secretary.

[F. R. Doc. 45-15657; Filed, Aug. 23, 1945; 11:17 a. m.]

PART 4500-POWER, WATER, GAS, AND CENTRAL STEAM HEAT

[Utilities Order U-1 as Amended Aug. 23, 1945]

UTILITIES

DEFINITIONS '

(a) Definitions.

HOW TO OBTAIN MATERIAL

- (b) Preference ratings.
- (c) CMP allotment symbol.
- (d) Certification.

RESTRICTIONS ON ORDERING MATERIAL

- (e) Scheduling deliveries.
- (f) Exceptions to paragraph (e).
  (g) Short item deliveries.

restrictions on use of material

- [Deleted Aug. 23, 1945.]
- [Deleted Aug. 23, 1945.]
- (j) [Deleted Aug. 23, 1945.]

SELLING MATERIAL

- (k) Sales of material.
- (I) [Deleted May 12, 1945.]

INVENTORY REDISTRIBUTION

(m) [Deleted Aug. 31, 1944.]

GENERAL PROVISIONS

- (n) Appeals and use of Form WPB-2774.
- (o) Records.
  (p) Communications to War Production Board.

  - (q) Violations.(r) Applicability of WPB regulations.
- (s) Special inventory directions.
  (t) Special provisions relating to Form WPB-2774 approvals issued prior to May 12,
  - (u) Expiration date.

#### SCHEDULES

Schedule A, Material Classes. Schedule B. [Deleted Aug. 31, 1944.] Schedule C, Limits on Practical Working Minimum Inventory,

Schedule D. [Deleted Aug. 31, 1944.]

§ 4500.1 Utilities Order U-1—(a) Definitions. (1) "Producer" means any individual, partnership, association, corporation, governmental corporation or agency, or any organized group of persons, whether incorporated or not, located in the United States, its territories, or possessions, supplying, or having facilities built for supplying, directly or indirectly for general use by the public, one or more of the following services:

(i) Electric power,

(ii) Gas, natural or manufactured, exclusive of the production and transmission of natural gas up to the point of its entry into gas transmission lines from field gathering lines,

(iii) Water, other than exclusively for

irrigation purposes,

(iv) Central steam heating, or

(v) Any of the foregoing services but not for general use by the public, if a specific direction from the War Production Board entitles such person or agency to apply the ratings herein assigned. Application for such a specific direction should be made by letter to the War Production Board, Washington 25, D.C.,

Ref.: U-1.
(2) "Material" means any commodity, equipment, accessory, part, assembly or

product of any kind.

(3) "Controlled materials" means controlled materials as defined in Schedule I of CMP Regulation 1.

(4) "Maintenance" means the upkeep of a producer's property and equipment in sound working condition. It does not

include any plant addition. (5) "Repair" means the restoration of a producer's property and equipment to sound working condition after wear and tear, damage, destruction of parts, or the like have made such property or equipment unfit or unsafe for service.

does not include any plant addition.
(6) "Plant addition" means the construction or installation of new facilities or the replacement of existing facilities with facilities of greater capacity.

(7) "Minor plant addition" means a plant addition having a net material cost of not more than \$25,000. No job or project may be subdivided to come within this limit.

(8) "Major plant addition" means a plant addition having a net material cost

of more than \$25,000.

(9) "Net material cost" means the cost of material incorporated in plant less the cost of material removed from plant, priced in accordance with the producer's

regular accounting practice.
(10) "Operating supplies" means material, other than fuel, which is used or consumed in the course of a producer's operations, except in maintenance, re-

pair, and plant additions.

(11) "Inventory" means all material in the producer's possession, without regard to its accounting classification, excluding, however, (i) material incorporated in plant, (ii) appliances and merchandising supplies, (iii) fuel, (iv) water purification and treatment material except equipment, (v) gas chemical material, (vi) material segregated for use in major plant additions, (vii) scrap and (viii) war surplus materials purchased.

(12) "Class" means any one of those categories of material established as a basis for classification of inventory in Schedule A of this order.

(13) "War surplus materials" means material designated as surplus to the war effort and offered for sale by any Federal government agency having jurisdiction over their disposal.

#### How To Obtain Material

(b) Preference ratings. (1) A preference rating of AA-1 is hereby assigned to orders to be placed by a producer for material (other than controlled materials), for use in maintenance and repair, as operating supplies, and for minor plant additions for which the net material cost is not more than \$10,000, in every class except (i) the transmission and distribution class and (ii) the meter class

 $\overline{(2)}$  A preference rating of AA-1 is hereby assigned to orders to be placed by a producer for material (other than controlled materials), for use in the repair of an actual or imminent breakdown, in (i) the transmission and distribution

class and (ii) the meter class.

(3) A preference rating of AA-3 is hereby assigned to orders to be placed by a producer for material (other than controlled materials), for use in maintenance and repair, as operating supplies, and for minor plant additions, except where an AA-1 rating is assigned in paragraphs (b) (1) and (b) (2) above.

(4) Material obtained with the AA-1 rating may be used for purposes which are assigned lower ratings, but it may be replaced in inventory only by applying the lower rating to an equivalent dollar value of material in the same class. Material obtained with the AA-3 rating may be used for purposes which are assigned the AA-1 rating and may be replaced in inventory with either the AA-1 rating or an authorized AA-3 rating. The provisions of this paragraph (b) (4) supersede those of § 944.11, paragraph (a), of Priorities Regulation 1.

(5) Material in inventory in excess of a practical working minimum may be used for purposes for which no preference rating is assigned, but may not be replaced in inventory with the use of a preference rating.

(6) The preference ratings herein assigned may not be used to obtain material for major plant additions.

(7) [Deleted Aug. 23, 1945.]

(8) The preference ratings assigned by this Order U-1 are ineffective with respect to materials scheduled for delivery after September 30, 1945.

(c) CMP allotment symbol. (1) The CMP allotment symbol U-9 is hereby assigned to orders to be placed by a producer for controlled materials for use in maintenance and repair, as operating supplies and for minor plant additions.

(2) An order for controlled materials for use in maintenance and repair, as operating supplies, and for minor plant additions bearing the CMP allotment symbol U-9 and the certification required by paragraph (d) of this order shall be deemed an authorized controlled materials order. This CMP allotment symbol shall constitute an "allotment number or symbol" for the purpose of CMP Regulation 3.

(3) Controlled materials in inventory in excess of a practical working minimum may be used for purposes for which no CMP allotment symbol is assigned, but may not be replaced in inventory with the use of a CMP allotment symbol.

(4) The CMP allotment symbol herein assigned may not be used to obtain material for major plant additions.

(5) The CMP allotment symbol U-9 assigned by this Order U-1 is ineffective with respect to materials scheduled for delivery after September 30, 1945.

(d) Certification. The ratings assigned by subparagraphs (b) (1), (2) and (3) of this order and the CMP allotment symbol U-9 may be applied by a producer only by the use of a certification in substantially the following form unless an order of the War Production Board affecting a particular item of material requires some other form of certification:

Preference Rating \_\_\_\_\_, CMP Allotment symbol U-9. The undersigned producer certifies subject to the penalties of section 35 (A) of the United States Criminal Code, to the seller and to the War Production ..., CMP Allotment Board, that, to the best of his knowledge and belief, the undersigned is authorized under applicable War Production Board regulations or orders to place this delivery order, to re-ceive, for utility uses under Utilities Order U-1, the material ordered, and to use the preference ratings or CMP allotment symbol which the undersigned has placed on this

The certifications set forth in Priorities Regulation 3 and CMP Regulations 1 and 5 may not be used but the standard form of certification provided in Priorities Regulation 7 is permissible if the producer adds a statement saying that material ordered is for utility uses under Utilities Order U-1. No certification may be used on orders placed without a preference rating or CMP allotment symbol.

#### Restrictions on Ordering Material

- (e) Scheduling deliveries. (1) Except as permitted by paragraphs (f) and (g) below, no producer shall schedule for delivery to it any material to be used for maintenance and repair, as operating supplies, or for minor plant additions, unless the following condition is satis-
- (i) The producer does not have reason to believe that its inventory of material in the same class is or will, by virtue of its acceptance of the delivery when made, become in excess of a practical working minimum. A practical working minimum inventory is that amount of material which a producer, exercising prudent operating judgment, considers the smallest quantity of material it can hold and render service in accordance with sound and economical operating standards. It may be less than the values established in Schedule C but it shall in no case exceed them.
- (2) Material required for major plant additions may not be acquired or scheduled for delivery in greater quantities or on dates earlier than required for the installation.

- (3) No producer may place an order for any item of material, including material for major plant additions, if the required item or a practical substitute therefor is in the producer's inventory in excess of minimum requirements for that item.
- (f) Exceptions to paragraph (e), (1) The restrictions of paragraph (e) (1) do not apply to a producer so long as its inventory does not exceed \$25,000 in value, except that such a producer must restrict its inventory to that amount of material which in the exercise of prudent operating judgment, it considers the smallest quantity it can hold and render service in accordance with sound and economical operating standards. Each purchase of material by such a producer, however, must be treated as the purchase of a "short item", and is subject to the provisions of paragraph (g) below. A producer engaged in furnishing more than one of the services named in paragraph (a) (1) may consider its inventory for each service separately for the purposes of this paragraph.

(2) The restrictions of paragraph (e) do not apply to material excepted from inventory by the definition in paragraph (a) (11).

(3) The War Production Board may from time to time establish specific limits for permissible inventory for individual producers, modifying the provisions of Schedule C.

(4) Notwithstanding the restrictions of paragraph (e) or of paragraph (g) below a producer may schedule an item of material for delivery in a minimum procurable commercial quantity, and in the case of cast iron, carbon steel, and non-metallic pipe, may schedule for de-

livery a carload quantity.

(g) Short item-deliveries. Even though it cannot schedule deliveries without exceeding the limits of paragraph (e) (1), a producer may schedule for delivery material which it will require for use in maintenance and repair, as operating supplies and for minor plant additions during the ninety-day period following the date it expects to receive such material, so long as the producer's inventory of the required material, including material segregated for use in major plant additions, together with material already scheduled for delivery, will be insufficient to meet requirements during such a ninety days period.

Restrictions on Use of Material

- (h) [Deleted Aug. 23, 1945.]
- (i) [Deleted Aug. 23, 1945.]
- (j) [Deleted Aug. 23, 1945.]

#### Selling Material

(k) Sales of material. A producer may sell material which is in its inventory or which it acquired for major plant additions to any person. However, the preference ratings or allotment symbol assigned by this order may not be used to replace in inventory material sold by a producer unless the sale is to (1) another producer, or (2) a customer of a producer for the repair of the customer's facilities, or (3) a contractor for the installation of facilities for a customer of the producer under Direction 5 to Order U-1. Producers may sell material pursuant to this paragraph (k) or in accordance with the provisions of PR-13.

(I) [Deleted May 12, 1945.]

#### Inventory Redistribution

#### (m) [Deleted Aug. 31, 1944.]

#### General Provisions

- (n) Appeals and use of Form WPB-2774. Appeals from the restrictions of. this order may be filed by letter with the Office of War Utilities, War Production Board, Washington 25, D. C., Ref.: U-1, stating fully the grounds for the appeal and the relief requested. If, however, the appeal involves an uprating or other special assistance to obtain material urgently required for maintenance or repair, or is for priorities assistance to obtain material for a major plant addition, the appeal should be filed on Form WPB-2774.
- (o) Records. In addition to the records required to be kept under Priorities Regulation 1, each producer who applies the preference ratings or allotment number hereby assigned shall maintain a continuing record of inventory and of segregated material in his possession.

(p) Communications to War Production Board. All reports required to be filed hereunder and all communications concerning this order, shall, unless otherwise directed, be addressed to: Office of War Utilities, War Production Board, Washington 25, D. C., Ref.: U-1.

(q) Violations. Any person who wilfully violates any provision of this order, or who, in connection with this order. wilfully conceals a material fact or furnishes false information to any department or agency of the United States, is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using, material under priorities control and may be deprived of priorities assistance.

(r) Applicability of WPB regulations. This order and all transactions affected hereby are subject to all applicable regulations of the War Production Board, as amended from time to time, unless there is a conflict between this order and such regulations, in which case this order shall govern, if it specifically so provides. No producer is, however, subject to the restrictions of CMP Regulation 5 nor may any producer in any way use the preference ratings therein assigned.

(s) Special inventory directions. Nothing in this order is intended to supersede any special inventory base established by a specific direction from the War Production Board to a named producer. All such directions shall remain in effect unless modified by a further specific direction to the producer affected.

(t) Special provisions. (1) With respect to WPB-2774 authorizations issued prior to August 23, 1945 and involving not in excess of \$25,000 net material cost, producers may use the preference ratings and CMP allotment symbol assigned in paragraphs (b) and (c) of this order in lieu of those specifically assigned on such a Form WPB-2774 authorization.

(2) Any specific denials or prohibitions related to the installation of plant additions by a named producer, issued by the War Production Board prior to August 23, 1945, are hereby revoked.

(u) Expiration date. This order expires September 30, 1945 unless sooner revoked.

Issued this 23d day of August 1945.

WAR PRODUCTION BOARD. By J. Joseph Whelan, Recording Secretary.

#### SCHEPULE, A

#### MATERIAL CLASSES

Material in the inventory of any producer which has an inventory, as defined in paragraph (a) (11), in excess of \$25,000 shall be carried on the producer's own records and reported to the War Production Board as may be required, classified as follows:

Class 1-Material for sources of supply, water treatment plants, reservoirs, elevated and pressure tanks, pumping and booster stations, including related pipe, valves, valve parts, and fittings.

Class 2—Meters.
Class 3—Transmission and distribution material (excluding meters), such as cast iron, steel, and wrought iron pipe, copper and brass pipe and tubing, lead pipe, pipe fittings, valves and valve parts, hydrants, parts for meters and hydrants, and other transmission and distribution material and supplies except pipe, valves, valve parts, and fittings included in Class 1 above.

Class 4-Other material and supplies.

#### GAS PRODUCERS

Class 1-Production and pumping station material.

Class 2-

-Meters and house regulators. Class 3—Transmission and distribution material (excluding meters and house regulators), such as cast iron, steel and wrought iron pipe, copper and brass pipe and tubing, pipe fittings, valves and valve parts, governors and regulators, parts for meters, regulators, and governors, other transmission and distribution material and supplies.

Class 4-Other material and supplies.

#### ELECTRIC POWER PRODUCERS

Class 1—Generating station material.
Class 2—Switching and substation material, such as power transformers, other station equipment, parts, and material, and other material and supplies.

Class 3—Wire, cable, and bus bar, such as bare copper and aluminum, weatherproof copper, underground cable, aluminum and copper shapes.

Class 4—Wood I Class 5—Meters. -Wood poles and cross arms.

Class 6-Transmission and distribution material (excluding Classes 2, 3, 4 and 5 above), such as iron and steel poles, towers and parts, line hardware, distribution transformers, meter and transformer parts, and other line material and equipment (including insulators, lightning arrestors, etc.).

Class 7—Other material and supplies.

#### CENTRAL STEAM HEATING PRODUCERS

Class 1-Production plant material. Class 2-Transmission and distribution material.

Class 3-Other material and supplies. [Schedule B deleted Aug. 31, 1944.] .

#### SCHEDULE C

LIMITS ON PRACTICAL WORKING MINIMUM IN-YENTORY 2

For purposes of paragraph (e) (i) a practical working minimum inventory (except for producers having a total inventory of \$25,000 or less, who are exempted by paragraph (f)) may in no case exceed the following dollar values:

#### WATER PRODUCERS 2

Class 1-The dollar value of items of material of this class in inventory on the most recent date in 1940 on which the producer's inventory was taken, increased proportionately to the increase in system output in the twelve-month period preceding the current quarter over output in 1940.

Class 2-Four-thirds of the dollar value of authorized withdrawals in this class made during the last nine months of 1942 for use as "maintenance, repair, and operating supplies" as those terms were defined in Utilities Order U-1 as amended September 24, 1943.1

Class 3--Sixty per cent of the dollar value of material in this class in inventory on the most recent date in 1940 on which the producer's inventory was taken.

Class 4-Two-thirds of the dollar value of authorized withdrawals in this class made during the last nine months of 1942 for use as "maintenance, repair, and operating supplies", as those terms were defined in Utilities Order U-1 as amended September 24, 1943.

#### GAS PROBUĈERS

Class 1-The dollar value of items of material of this class in inventory on the most recent date in 1940 on which the producer's inventory was taken, increased proportionately to the increase in system output in the twelve-month period preceding the current quarter over output in 1940.

Classes 2 and 3—Four-thirds of the dollar value of withdrawals in-this class made during the last nine months of 1942 for use as "maintenance, repair, and operating sup-plies", as those terms were defined in Utilities Order U-1 as amended September 24, 1943. Class 4—Two-thirds of the dollar value of

withdrawals in this class made during the last nine months of 1942 for use as "maintenance, repair, and operating supplies", as those terms were defined in Utilities Order U-1 as amended September 24, 1943.

These definitions are reprinted here for convenience in reference; please note that they differ from definitions used in the current order:

"Maintenance" means the upkeep of a producer's property and equipment in sound working condition.

"Repair" means the restoration of a producer's property and equipment to sound working condition after wear and tear, damage, destruction of parts, or the like have made such property or equipment unfit or unsafe for service.

"Operating supplies" means (1) material which is essential to the operation of any of the industries or services specified above and which is generally carried in a producer's inventory and charged to operating expense accounts, and (2) material for an addition to or an expansion of property or equipment (including a minor extension of lines), provided that such addition or expansion shall not include any work order, job, or project in which the cost of material shall exceed \$1500 in the case of underground construction and \$500 in the case of other construction, and provided that no single construction project shall be subdivided into parts in order to come below these limits.

<sup>2</sup> See Schedule A for complete identification of classes.

#### ELECTRIC POWER PRODUCUES 3

Class 1-The dollar value of items of material of this class in inventory on the most recent date in 1940 on which the producer's inventory was taken, increased proportionately to the increase in system output in the twelve-month period preceding the current quarter over output in 1940.

Class 2—The dollar value of items of material of this class in inventory on the most recent date in 1940 on which the producer's inventory was taken.

Classes 3 and 4-Four-thirds of the dollar value of withdrawals in this class made during the last nine months of 1942 for use as "maintenance, repair, and operating sup-plies", as those terms were defined in Utilities Order U-1 as amended September 24, 1943.

Class 5—Fifty meters at each operating headquarters plus one and three-quarters percent of the meters installed in plant on the first day of the preceding calendar quarter.

Class 6—Four-thirds of the dollar value of withdrawals in this class made during the last nine months of 1942 for use as "maintenance, repair and operating supplies", as those terms were defined in Utilities Order U-1 as amended September 24, 1943.1

Class 7-Two-thirds of the dollar value of withdrawals in this class made during the last nine months of 1942 for use as "maintenance, repair, and operating supplies", as those terms were defined in Utilities Order U-1 as amended September 24, 1943.1

#### CENTRAL STEAM HEATING PRODUCERS 1

Class 1—The dollar value of items of material of this class in inventory on the most recent date in 1940 on which the producor's inventory was taken, increased proportionately to the increase in system output in the twelve-month period preceding the current quarter over output in 1940.

Class 2-Four-thirds of the dollar value of withdrawals in this class made during the last nine months of 1942 for use as "maintenance, repair and operating supplies", as those terms were defined in Utilities Order U-1 as amended September 24, 1943.1 Class 3—Two-thirds of the dollar value of

withdrawals in this class made during the last nine months of 1942 for use as "maintenance, repair and operating supplies", as those terms were defined in Utilities Order U-1 as amended September 24, 1943.1

[Schedule D deleted Aug. 31, 1944.]

[F. R. Doc. 45-15661; Filed, Aug. 23, 1945; 11:17 a. m.]

PART 4501—COMMUNICATIONS [Utilities Order U-2, as Amended Aug. 23, 19451

#### TELEPHONE SERVICE

- Definitions.
- (b) Availability of facilities for essential
- Limitations on additional telephones.
- [Deleted.]
- (e) [Deleted.] (f) [Deleted.]
- (g) [Deleted.]
- Reports.
- Appeals and applications.
- Violations.
- Communications.

Schedule A. Schedule B. Schedule C.

Utilities Order U-2-§ 4501.1 (a) Definitions. (1) "Operator" means any individual, partnership, association, business trust, corporation, receiver, or any form of enterprise whatsoever,

whether incorporated or not, the United States, the District of Columbia, any state or territory of the United States. any political, corporate, administrative or other division or agency thereof, to the extent engaged in rendering telephone communication service within, to, or from the United States, its territories or possessions.

(2) "Schedule A service" means service to the extent required for the proper discharge of duties in the direct defense. public health, welfare and security categories listed on Schedule A attached.

(3) "Merchant Marine" has the same meaning as in Section I of Public Law numbered 87, Seventy-Eighth Congress,

approved June 23, 1943.

(b) Availability of facilities for essential uses. (1) Operators shall disconnect service when they learn that the present real user of service is not a user contemplated in the service agreement. Any such disconnections shall be considered "normal disconnections" within the meaning of paragraph (b) (2) below.

(2) Exchange line plant, exchange central office equipment, or telephone sets made available through normal disconnection or by new acquisition shall be used to take care of applications for serv-

ice in the following order:

(i) Schedule A service, public pay station service and service specifically authorized by the War Production Board because of essentiality or unreasonable hardship.

(ii) Changes of address of business service within the same exchange or to another exchange of the same operator within the same metropolitan area or within such other area as is defined by the operator's established practices.

- (iii) New business service for an enterprise which the operator finds is substantially owned and principally operated or managed by a veteran who applies for service within twelve months after being honorably separated or placed on terminal leave from the armed forces of the United States or the merchant marine provided such enterprise is expected to be the veteran's principal means of livelihood. The applicant for service must certify to these facts in substantially the form set forth in the Certification Form (WPBI-2545).
  - (iv) New business service.
- (v) Changes of address of residence service within the same exchange or to another exchange of the same operator within the same metropolitan area or within such other area as is defined by the operator's established practices.

(vi) Additions to existing business service.

- (vii) New residence service set forth in Schedule B.
- (viii) New residence service set forth in Schedule C.
- (ix) New residence service other than that included in categories (i), (vii) and (viii).
- (x) Where the operator finds that immediate installation of service is essential to the protection of life, such installation may be made as an exception to the order provided in the above categories. Such service shall, however, be disconnected promptly at the termina-

tion of the emergency and the facilities used to take care of applications as otherwise specified above.

(3) Idle facilities may be reserved to the extent operators find necessary to meet promptly the known or fairly anticipated requirements for Schedule A service and to provide for essential public pay station service.

(4) To the extent necessary to meet minimum needs for Schedule A service and for essential public pay station service, operators shall make available additional exchange central office equipment or exchange line plant by regrading any service under the following provisions:

(i) Regrading is to be done only when current installations of central office equipment permit. Regrading of Schedule A service and of business service is to be done only if regraded service meets

minimum service needs.

(ii) Residence service shall be regraded before business service. Any regrading shall be in the reverse order of the dates of connection at the existing locations, that is, the most recent shall be regraded first.

(5) Subject to the provisions of (b) (4) (i) and (b) (4) (ii) above, operators shall regrade existing service to the extent necessary to provide service authorized by the War Production Board because of essentiality or unreasonable

hardship.

(c) Limitations on additional telephones. (1) Residence extension service. Operators shall not install or reconnect residence extension telephones, residence extension bells, except loud ringing bells, or residence P. B. X. telephones, nor as a substitute provide additional main lines or stations on party lines. This provision has the following exclusions and exceptions:

(i) Temporary installations of one residence extension may be made when the operator finds it essential in cases of

serious illness.

(ii) For practicing physicians and surgeons, the operator may install one extension telephone to meet professional requirements. The operator may also provide a connection with an answering bureau.

(iii) The installation and reconnection in residence quarters of telephones connected to private branch exchanges serving hotels, apartment houses, etc., may be made to the extent that no more than one such telephone may be provided in any residence quarters.

(d) [Deleted Aug. 23, 1945.]

- (e) [Deleted Aug. 23, 1945.]
- (f) Deleted Aug. 23, 1945.]
- [Deleted Aug. 23, 1945.] (g)
- (h) Reports. · All operators affected by this order shall execute and file with the Office of War Utilities such reports as the Director, Office of War Utilities, shall from time to time require; subject to the approval of the Bureau of the Budget pursuant to the Federal Reports Act of 1942.
- (i) Appeals and applications. Applications for relief under this order or appeals should be filed on Form WPB-2117.

(j) Violations. Any person who wilfully violates any provision of the order or who, in connection with this order wilfully conceals a material fact or furnishes false information to any department or agency of the United States is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using, material under priority control, and may be deprived of priorities assistance.

(k) Communications. All reports required to be filed hereunder, and all communications concerning this order, shall, unless otherwise directed, be addressed to: Communications Division, Office of War Utilities, War Production Board, Washington 25, D. C., Ref.: U-2.

Issued this 23d day of August 1945.

WAR PRODUCTION BOARD. By J. Joseph Whelan, Recording Secretary.

ECHEDULE A-CATEGORIES TO BE ACCORDED PREF-ELECTICE IN OUTAINING SERVICE TO THE EXTERT REQUIED FOR THE PROFES DISCHARGE OF DUTIES IN DIRECT DEFENSE, PUBLIC HELLTH, WELFARE AND SECURITY

1. Armed forces and government. (a) Official Army, Navy, Marine Corps and Coast Guard Units and the Veterans' Administration. Office of Civilian Defense Units.
(b) Official Federal, State, county, and

municipal government services.

(c) Official agencies of foreign govern-

ments. 2. War production and directly related activities. (a) Business concerns furnishing material, equipment or facilities under prime or subcontracts to the Armed Forces of the United States (or their suppliers), Petroleum operators for their oil or gas producing or drilling operations. The business offices of

persons who regularly perform special services for these business concerns, such as conaulting engineers, chemists, lawyers, and accountants. The business offices of persons rendering special cervice in connection with construction of defense projects authorized by the War Production Board, such as contractors, engineers, and architects. Labor unions having bona fide collective bargaining agreements with business concerns identified in this Schedule A.

(b) Public transportation, pipe line com-panies, all types of public utilities. (c) Business concerns who regularly maintain or cervice equipment essential to the Armed Forces, war production, public trans-

portation, public utilities, and pipe line companies.

3. Public health and welfare. (a) Public or private organizations directly serving the public cafety, health or welfare, such es: hospitals, clinics, canitoria; physicians, surgcono, denticto, nurces, nurses' registries, veterinarians, ambulance services, manufecturers or distributors (wholesale and retail) of drugs, surgical, medical, hospital or dental supplies or equipment; mortuaries, burial cervice organizations; the American Red

Croca and cimilar agencies.
(b) Philanthropic and eleemosynary organizations recognized as such by the Bureau of Internal Revenue, including their fundraising offices; United Service Organizations and other similar organizations; religious catabilishments and their officiating clergy; Ohrictian Science Practitioners; public and

private cchools.

(c) Press accociations, newspapers, radio broadcasting stations.

(d) The buciness or management offices of new housing developments.

(e) Food processing, food distribution (wholesale and retail) and food storage organizations and producers of substantial quantities of food.

#### SCHEDULE B

Categories to be accorded preference in obtaining service in the order provided in

paragraph (b) (2).

1. Residence service where the attending physician or surgeon certifies in substantially the form set forth in the Schedule B Certification Form (WPBI-2101) that there exists a condition of serious illness or pregnancy involving serious complications, that he must be called repeatedly at unpredictable inter-vals for emergency treatment and that in view of all the circumstances telephone service is essential. Such service shall be terminated within 30 days of the termination of the conditions specified above.

2. Residence service required where a person lives alone and the attending physician certifies in substantially the form set forth in the Schedule B Certification Form (WPBI-2101) that such person is confined to residence quarters for a protracted period by reason of serious illness or physical disability and that in view of all the circumstances telephone service is essential. The phrase clives alone" includes a person who is alone all day or during the day or night working hours, except for one or more children aged fifteen years or younger or another person similarly certified to be confined to residence quarters by reason of serious illness or physical disability. Such service shall be terminated within 30 days after the termination of the conditions specified above.

Categories to be accorded preference in obtaining service in the order provided in paragraph (b) (2).

- 1. Residence service for the wife of a member of the armed forces of the United States or the merchant marine who is on active duty away from home, where she is pregnant and there is no one else in her household or where her household consists only of herself and one or more children aged fifteen years or younger and under the same circumstances for a widow whose husband died since January 1, 1940 while a member of the armed forces of the United States or the merchant marine. The applicant for service must certify to these facts in substantially the form set forth in the Schedule C Certification Form (WPBI-2102).
- 2. Residence service for those who discontinued residence service upon entering the armed forces of the United States or the merchant marine and who apply, within twelve months after being honorably sep-arated or placed on terminal leave from the armed forces or the merchant marine for residence service within the area indicated in paragraph (b) (2) (v). The applicant for service must certify to these facts in substantially the form set forth in the Schedule C Certification Form (WPBI-2102).

[F. R. Doc. 45-15662; Filed, Aug. 23, 1945; 11:17 a. m.]

PART 4501—COMMUNICATIONS

[Utilities Order U-3 as Amended Aug. 23, 1945]

PREFERENCE RATING ORDER (MRO) FOR TELE-PHONE INDUSTRY

(a) Definitions.

- (b) CMP allotment symbol and preference ratings.
- (c) Use of material obtained under this order.
  - (d) Authority to begin construction.
  - (e) Restrictions on inventory.

(f) Exemptions.

Sales of material.

Records and reports.

Applicability of regulations.

(j) Violations.(k) Communications.

- (1) Termination date of the order.
- § 4501.6 Utilities Order U-3-Definitions. For the purpose of this order:
- (1) "Operator" means any individual, partnership, association, business trust, corporation, receiver, or any form of enterprise whatsoever, whether incorporated or not, the United States, the District of Columbia, any state or territory of the United States, any political, corporate, administrative, or other division or agency thereof, to the extent engaged in rendering telephone communication service to the public (and such telegraph and teletypewriter service as may also be conducted by him) within, to, or from the United States, its territories, or possessions. Public law enforcement agencies and public fire protection agencies are excluded from this definition for the purpose of this order.

"Operator" also includes any persons operating a rural cooperative or mutually-owned telephone system. It further includes persons owning either a telephone or a telephone system which is connected to a telephone system rendering service to the public, so long as they do not generally use an MRO order other than Order U-3. Those who generally use another MRO order for their business operations, as, for example, railroads using Order P-142 or a manufacturer using CMP Reg. 5, are excluded from this definition.

(2) "Material" means any commodity, equipment, accessory, part, assembly or product of any kind.

(3) Without regard to accounting practices:

(i) "Maintenance" means the minimum upkeep necessary to continue a facility in sound working condition.

(ii) "Repair" means the restoration of a facility to sound working condition when the same has been rendered unsafe or unfit for service by wear and tear, damage, failure of parts or the like.

(4) "Operating supplies" means any material essential to the operator's business and used for purposes other than

maintenance and repair.

(5) Without regard to accounting practices, "Operator's inventory" means the aggregate of material currently owned by an operator and not incorporated into plant or in the process of being consumed, exclusive of:

(i) At the operator's option, the dollar value of material offered for sale and listed by categories in column (b) of Form WPB-1127 for the third quarter of

1944.

(ii) Material for use on a project approved by the War Production Board on Form WPB-2774 or any alternative form. or segregated for use on construction jobs permitted by this Order.

(iii) Poles, crossarms, insulators and non-metallic conduit, furniture and fixtures; office machinery; printing, stationery and office supplies; house service supplies; and coal and petroleum prod-

(b) CMP allotment symbol and preference ratings. (1) An operator is authorized to use the CMP allotment symbol U-9 and is assigned the preference rating of AA-1 for deliveries of material for maintenance, repair and operating supplies, except for:

(i) Telephone sets;

(ii) [Deleted Aug. 23, 1945.]

(iii) Material for a construction project where the total cost of material is more than \$25,000 or the cost of material obtained under this order is more than \$2,500.

(2) An operator is authorized to use the CMP allotment symbol U-9 and is assigned the preference rating AA-3 for deliveries of:

(i) Telephone sets:

(ii) Material for a construction project where the total cost of material is not more than \$25,000 and the cost of material obtained under this order is more than \$2,500.

(3) [Deleted Aug. 23, 1945.]

(4) An operator may apply and a supplier may extend the CMP allotment symbol or ratings in the manner provided in Priorities Regulation 3 and CMP Regulation 3, by placing on his delivery order substantially the certification set forth below in paragraph (b) (5)

(5) Utilities maintenance, repair and

operating supplies certification.

CMP allotment symbol U-9, preference rat-The undersigned operator certifles, subject to the penalties of section 35A of the United States Criminal Code, to the seller and to the War Production Board, that, to the best of his knowledge and belief, the undersigned is authorized under applicable War Production Board regulations or orders and under all provisions of Utilities Orders U-2 and U-3, to place this delivery order, to receive the item(s) ordered for the purpose for which ordered and to use any OMP allot-ment symbol or rating which the under-signed has placed on this order.

(c) Use of material obtained under this order. (1) [Deleted Aug. 23, 1945.]

- (2) Material costing not more than \$50 obtained under this order on AA-1 rating or U-9 allotment symbol, may be used on any construction project permitted under this order, or authorized on Form WPB-2774 or alternative form, even though the project has been assigned a lower rating or different symbol or is unrated.
- (3) Material obtained under this order which is in inventory may be used on any permitted construction project, even though the project is assigned a different allotment symbol or a lower rating either by this order or by the War Production Board on Form WPB-2774, or any alternative form. However, material so used may only be replaced in inventory by use of the different allot-ment symbol or the lower preference rating authorized by this order or by the War Production Board on Form WPB-2774 or alternative form.
- (4) An operator, who does not furnish telephone service to the public, whose "operator's inventory" at the end of 1942 or whose use of material during 1942

did not exceed \$10,000 may not, in any single case, use material obtained under this order costing more than \$500 for operating supplies.

(5) No operator shall subdivide a single order, job, or project to qualify it under the dollar limitations of this

Order U-3.

(6) Material obtained under this order may be used for maintenance and repair, without regard to dollar limitations on the use of material for operating supplies.

(7) The dollar limits of this order shall not prevent the use of material on hand to meet temporary traffic or emergency requirements, but where the dollar limits are exceeded the material must be returned to inventory or to its original location in plant within thirty days, unless application has been made to the War Production Board for authority to continue the use of material.

(8) The preference ratings and allotment symbol assigned by this Order U-3 are ineffective with respect to materials scheduled for delivery after September

30, 1945.

(d) [Deleted Aug. 23, 1945.]

(e) Restrictions on inventory. (1) No operator shall accept deliveries of material unless after the delivery his operator's inventory will not exceed a practical working minimum. A practical working minimum shall in no case be greater than 271/2% of the dollar value of material used during the calendar year 1940 for all purposes exclusive of the items in paragraph (a) (5) (iii) and materials which were used for building construction. The items in (a) (5) (iii) may be accepted by an operator even if his operator's inventory exceeds 271/2% of his 1940 usage of material.

(2) No operator shall accept delivery of a size, type, gauge and length of cable, wire or strand, if the operator's inventory of that size, type, gauge and length is in excess of requirements for the next ninety days. However, if an operator needs some wire, cable or strand, this provision does not forbid purchase of the minimum standard reel-length, even though the operator does not expect to use the whole reel in the next ninety

(f) Exemptions. Any operator whose operator's inventory did not exceed \$25,-000 at the end of 1942 is exempt from the inventory restrictions of paragraph (e)

(g) Sales of material. Material sold between operators must be sold without a preference rating or CMP allotment

symbol.

(h) Records and reports. Each operator acquiring maintenance, repair or operating supplies pursuant to this regulation shall keep and preserve, for a period of not less than two years, accurate and complete records of all such supplies so acquired which shall, upon request be submitted to audit and inspection by duly authorized representatives of the War Production Board. In addition, each operator affected by this order shall file such reports with the Communications Division, Office of War Utilities, as may from time to time be required by the War Production Board.

(i) Applicability of regulations. This order and all transactions affected by it, except as expressly provided, are subject to all applicable regulations of the War Production Board, as amended from time to time.

(2) None of the provisions of CMP Regulations No. 5 or 5A shall apply to operators as defined in paragraph (a) (1) of this order, and no such operator shall obtain any material under the provisions

of these regulations.

(j) Violations. Any person who wilfully violates any provision of this order or who, in connection with this order, wilfully conceals a material fact, or furnishes false information to any department or agency of the United States is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using, material under priority control, and may be deprived of priorities assistance.

(k) Communications. All reports to be filed, appeals and other communications concerning this order should be addressed to: Communications Division. Office of War Utilities, War Production Board, Washington 25, D. C. Ref.: U-3.

(1) Termination date of the order. This order U-3 expires on September 30, 1945.

Issued this 23d day of August 1945.

WAR PRODUCTION BOARD. By J. JOSEPH WHELAN, Recording Secretary.

[F. R. Doc. 45-15663; Filed, Aug. 23, 1945; 11:17 a. m.]

PART 4501—COMMUNICATIONS

[Utilities Order U-4, as Amended Aug. 23, 1945]

PREFERENCE RATING ORDER (MINO) FOR TELEGRAPH INDUSTRY

(a) Definitions.

(b) CMP allotment symbol and preference ratings.

(c) Use of material obtained under this order.

(d) Authority to begin construction.

(e) Restrictions on inventory.

(f) Restrictions on purchases.

(g) Records and reports.(h) Applicability of regulations.

(i) Violations.(j) Communications.

. (k) Expiration date of the order.

§ 4501.11 Utilities Order U-4-(a) Definitions. For the purpose of this

(1) "Operator" means any individual, partnership, association, business trust, corporation, receiver, or any form of enterprise whatsoever, whother incorporated or not, the United States, the District of Columbia, any state or territory of the United States, any political, corporate, administrative or other division or agency thereof, to the extent engaged in rendering wire telegraph, cable or related communications service (exclusive of telegraph and teletypewriter service rendered by operators of telephone communications systems), within, to, or from the United States, its territories or possessions, either private or public in character, which involves the transmission and reception of coded impulse signals in numerical variety not less than twenty-six: "Operator" also includes the same persons to the extent engaged in rendering telephone communication service. Public law enforcement agencles and public fire protection agencies are excluded from this definition for the purpose of this order.

(2) "Material" means any commodity, equipment, accessory, part, assembly or

product of any kind.

(3) Without regard to accounting practices:

(i) "Maintenance" means the minimum upkeep necessary to continue a facility in sound working condition.

(ii) "Repair" means the restoration of a facility to sound working condition when the same has been rendered unsafe or unfit for service by wear and tear, damage, failure of parts or the like.

(4) "Operating supplies" means any material essential to the operator's business and used for purposes other

than maintenance and repair.

(5) Without regard to accounting practices, "operator's inventory" means the aggregate of material currently owned by an operator and not incorporated into plant or in the process of being consumed, exclusive of:

(i) At the operator's option, the dollar values of material reported for sale by categories in Column (b) of Form WPB-1131 for the third quarter of 1944.

(ii) Material for use on a project approved by the War Production Board on Form WPB-2774 or any alternative form or segregated-for use on projects permitted by this order.

(iii) Stocks of lead covered cable or bare line wire maintained by an operator for repair of major breakdowns due to storms, floods, etc., except that the dollar value of such material which may be excluded from inventory may not exceed the dollar value of material reported in Column (c) of Form WPB-1131 for the third quarter 1944.

(iv) Poles, crossarms, insulators and non-metallic conduit, furniture and fixtures; clothing (uniforms, etc.); printing, stationery and office supplies; house service supplies and coal and petroleum

products.

(v) Ocean cable, grapnel rope and buoy rope.

(b) CMP Allotment Symbol and Preference Ratings. (1) An operator is authorized to use the CMP allotment symbol U-9 and is assigned the preference rating of AA-1 for deliveries of material for maintenance, repair and operating supplies, except for:

(i) Telephone sets:

(ii) [Daleted Aug. 23, 1945.]

(iii) Material for a construction project where the total cost of material is more than \$25,000 or the cost of material

obtained under this order is more than \$2,500.

- (2) An operator is authorized to use the CMP allotment symbol U-9 and is assigned the preference rating AA-3 for deliveries of:
  - (i) Telephone sets;
- (ii) Material for a construction project where the total cost of material is not more than \$25,000 and the cost of material obtained under this order is more than \$2,500.
  - (3) [Deleted Aug. 23, 1945.]
- (4) An operator may apply and a supplier may extend the CMP allotment symbol or ratings in the manner provided in Priorities Regulation 3 and CMP Regulation 3, by placing on his delivery order substantially the certification set forth below in paragraph (b) (5).
- (5) Utilities maintenance, repair and operating supplies certification.

CMP allotment symbol U-9, preference rating —. The undersigned operator certifies, subject to the penalties of section 35A of the United States Criminal Code, to the seller and to the War Production Board, that to the best of his knowledge and belief, the undersigned is authorized under applicable War Production Board regulations or orders, and under all provisions of Utilities Order U-4, to place this delivery order, to receive the item(s) ordered for the purpose for which ordered and to use any CMP allotment symbol or rating which the undersigned has placed on this order.

- (c) Use of material obtained under this order. (1) [Deleted Aug. 23, 1945.]
- (2) Material costing not more than \$50 obtained under this order on the U-9 allotment symbol or AA-1 rating, may be used on any construction project permitted under this order, or authorized on Form WPB-2774 or any alternative form, even though the project has been assigned a different symbol, a lower rating or is unrated.
- (3) Material obtained under this order which is in inventory may be used on any permitted construction project, even though the project is assigned a different allotment symbol or a lower rating either by this order or by the War Production Board on Form WPB-2774, or any alternative form. However, material so used may only be replaced in inventory by use of the different allotment symbol or the lower preference rating authorized by this order or by the War Production Board on Form WPB-2774 or alternative form.
- (4) No operator shall subdivide a single order, job, or project to qualify it under the dollar limitations of Order U-4.
- (5) Material obtained under this order may be used for maintenance and repair, without regard to dollar limitations on the use of material for operating supplies.
- (6) The dollar limits of this order shall not prevent the use of material on hand to meet temporary traffic or emergency requirements, but where the dollar limits are exceeded the material must be returned to inventory or to its original location in plant within thirty days, unless application has been made to the War Production Board for authority to continue the use of material.

- (7) The preference ratings and allotment symbol assigned by this Order U-4 are ineffective with respect to materials scheduled for delivery after September 30, 1945.
  - (d) [Deleted Aug. 23, 1945.]
- (e) Restrictions on inventory. (1) No operator shall accept deliveries of material unless after the delivery his operator's inventory will not exceed a practical working minimum. A practical working minimum shall in no case be greater than 27½% of the dollar value of material used during the calendar year 1940 for all purposes exclusive of the items in paragraph (a) (5) (iv) and materials which were used for building construction. The items in (a) (5) (iv) may be accepted by an operator even if his operator's inventory exceeds 27½% of his 1940 usage of material.
- (2) No operator shall accept delivery of a size, type, gauge and length of cable, wire or strand, if the operator's inventory of that size, type, gauge and length is in excess of requirements for the next ninety days. However, if an operator needs some wire, cable or strand, this provision does not forbid him to accept the minimum standard reel-length, even though the operator does not expect to use the whole reel in the next ninety days. Nor does this provision forbid him to accept ocean cable approved under paragraph (f) below.

(f) Restrictions on purchases. No operator shall use the allotment number assigned by this order to obtain ocean cable. An operator who needs ocean cable should apply to the Office of War Utilities on Form WPB-2774.

(g) Records and reports. Each opera-

- tor acquiring maintenance, repair or operating supplies pursuant to this regulation shall keep and preserve, for a period of not less than two years, accurate and complete records of all such supplies so acquired which shall, upon request, be submitted to audit and inspection by duly authorized representatives of the War Production Board. In addition, each operator affected by this order shall file such reports with the Communications Division, Office of War Utilities, as may from time to time be required by the War Production Board; subject to the approval of the Bureau of the Budget pursuant to the Federal Reports Act of 1942
- (h) Applicability of regulations. (1) This order and all transactions affected by it, except as expressly provided, are subject to all applicable regulations of the War Production Board, as amended from time to time.
- (2) None of the provisions of CMP Regulations No. 5 or 5A shall apply to operators as defined in paragraph (a) (1) of this order, and no such operator shall obtain any material under the provisions of these regulations.
- (i) Violations. Any person who wilfully violates any provision of this order or who, in connection with this order, wilfully conceals a material fact, or furnishes false information to any department or agency of the United States is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition, any such person may

be prohibited from making or obtaining further deliveries of, or from processing or using, material under priority control, and may be deprived of priorities assistance.

(j) Communications. All reports to be filed, appeals and other communications concerning this order should be addressed to: Communications Division, Office of War Utilities, War Production Board, Washington 25, D. C. Ref. U-4.

(k) Termination date of the order. This order U-4 expires on September 30, 1945.

Issued this 23d day of August 1945.

War Production Board, By J. Joseph Whelan, Recording Secretary.

[F. R. Doc. 45-15664; Filed, Aug. 23, 1045; 11:17 a. m.]

Chapter XI—Office of Price Administration

PART 1305—ADMINISTRATION [Gen. RO 5,1 Amdt. 115]

FOOD RATIONING FOR INSTITUTIONAL USERS

A rationale accompanying this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

General Ration Order 5 is amended in the following respects:

Section 29.2 (b) is amended to read as follows:

(b) Transferor must give up unused stamps, certificates, and ration checks. The seller or transferor must give up to the Board all unused stamps, certificates, and ration checks he has for the establishment. If the establishment has ration bank accounts, he must give up to the Board ration checks payable to the Office of Price Administration for the balances in, such accounts less the amount of any outstanding checks. The notice described in paragraph (a) of this section and the surrender of the stamps, certificates, and ration checks will be treated as a cancellation of the transferor's registration and allowances.

This amendment shall become effective August 27, 1945.

Issued this 23d day of August 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-15668; Filed, Aug. 23, 1945; 11:45 a. m.]

PART 1340-FUEL

[RMPR 122, Incl. Amdts. 1-34, Correction]
SOLID FUELS SOLD AND DELIVERED BY
DEALERS

The compilation of Revised Maximum Price Regulation No. 122, issued July 6,

<sup>18</sup> F.R. 10002, 11676, 11480, 11479, 12483, 12557, 12404, 12744, 14472, 15488, 16787, 17488; 9 F.R. 401, 455, 692, 1810, 2212, 2287, 2252, 2476, 2789, 3030, 3075, 3340, 3704, 3577, 4196, 4393, 4647, 4873, 5041, 5232, 5684, 5826, 5915, 6108, 6503, 6628, 7167, 7780, 7703, 7770, 8242, 8812

1945, is hereby corrected to read as fol-

In § 1340.254 (a), Rule 3 is corrected by inserting in the first paragraph, after the words "similar sale of solid fuel" and before the words "for which a maximum price," the words "most nearly like the sale of solid fuel."

This correction shall be effective as of July 11, 1945.

Issued this 23d day of August 1945.

James G. Rogers, Jr., Acting Administrator.

[F. R. Doc. 45-15675; Filed, Aug. 23, 1945; 11:48 a. m.]

PART 1364-FRESH, CURED AND CANNED MEAT AND FISH PRODUCTS

[MPR 364,1 Amdt. 33]

FROZEN FISH AND SEAFOOD

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.

Section 2 (b) of Maximum Price Regulation No. 364 is amended to read as fol-

(b) Branch warehouse sales. Where the processor receives frozen fish or seafood in carload lots, at a warehouse remote from the original freezer and sells and delivers such frozen fish or seafood in less-than-carload lots from the stock of such warehouse, his maximum price f. o. b. shipping point nearest warehouse for such sales to wholesalers, government agencies, retailer-owned cooperatives or chain store warehouses is the applicable listed base price in section 13, with any appropriate adjustment for kind of package as provided in section 12, plus any transportation cost allowable under section 4, plus a mark-up of 12 percent applied to the sum of the foregoing.

However, the price established by this paragraph (b) may be charged by such

processor only if:

(1) The branch warehouse is remote from the processor's principal place of business (which is not a public freezer), at which he unloads and warehouses fish and keeps two or more fulltime employees for the purpose of handling or packing fish and seafood exclusively for him, and from the stock of which he distributes and sells fish and seafood to wholesalers, retailers and purveyors of meals:

(2) The processor maintains at the branch warehouse, or in its vicinity where such warehouse is a public freezer, a plant for the distribution of fish, at which plant he unloads and warehouses fish and keeps two or more fulltime employees for the purpose of handling or packing fish and seafood exclusively for

him; and
(3) The processor sells out of the stock of such plant and warehouse to retailers (other than chain store warehouses) whose sales are covered by Revised Maximum Price Regulation No. 507, and to purveyors of meals at least 20 percent of the fish or seafood he sells and distributes from such plant and warehouse.

This amendmeht shall become effective August 27, 1945.

Issued this 22d day of August 1945.

CHESTER BOWLES, Administrator.

[F. R. Doc. 45-15593; Filed, Aug. 22, 1945; 4:44 p. m.)

#### PART 1381—SOFTWOOD LUMBER [RMPR 26,1 Amdt. 17]

DOUGLAS FIR AND OTHER WEST COAST LUMBER

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Subparagraph (4) of section 5 (d) of Revised Maximum Price Regulation 26 is amended to read:

(4) This section 5 (d) shall cease to be effective on whatever date W. P. B. Direction 1-a to Order L-335, as amended June 18, 1945, is withdrawn or modified except that mills may charge the adjusted maximum prices on shipments prior to November 1, 1945, of boards on orders placed by C. P. A. prior to August 15, 1945 for water shipment, which were manufactured prior to August 16, 1945, provided that prior to September 1, 1945, the mill reports such unshipped orders from C.P.A. to the Portland District Office of the Office of Price Administration, giving the quantities of boards manufactured but not shipped prior to August 16, 1945 against such orders.

This amendment shall become effective August 22, 1945.

Issued this 22d day of August 1945.

CHESTER BOWLES, Administrator.

[F. R. Doc. 45-15592; Filed, Aug. 22, 1945; 4:44 p. m.]

PART 1394—RATIONING OF FUEL AND FUEL PRODUCTS

[Rev. RO 5-E,2 Revocation]

MILEAGE RATIONING: GASOLINE RATIONING IN PUERTO RICO

A rationale accompanying this order of revocation, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Revised Ration Order 5-E (§ 1394.9204) is hereby revoked, except that any violation which occurred or rights or liabilities which arose before the effective date of this order of revocation shall be governed by the order in effect at the time the violation occurred or the rights or liabilities arose.

This order of revocation shall become effective as of August 18, 1945.

19 F.R. 1016, 3513, 4227, 7505, 9720, 11112, 12537; 10 F.R. 4661, 5099, 5323, 7528, 9793. \*10 F.R. 6074, 7793.

Issued this 17th day of August 1945.

R. GARCIA CINTRON, Acting Territorial Director, Puerto Rico.

Approved:

James P. Davis, Regional Administrator. Region IX.

[F. R. Doc. 45-15670; Filed, Aug. 23, 1945; 11:48 a.m.]

PART 1394-RATIONING OF FUEL AND FUEL PRODUCTS

[Rev. RO 8,1 Revocation]

GASOLINE RATIONING REGULATIONS FOR THE VIRGIN ISLANDS

A rationale accompanying this order, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Revised Ration Order 8 (§ 1394.3501) is hereby revoked, except that any violations which occurred or rights or liabilities which arose before the effective date of this order of revocation shall be governed by the order in effect at the time the violations occurred or the rights or liabilities arose.

This order shall become effective at 12:01 a. m. August 18, 1945.

Issued this 17th day of August 1945.

JACOB A. ROBLES. Territorial Director. Virgin Islands.

Approved:

James P. Davis, Regional Administrator. Region IX.

[F. R. Doc. 45-15671; Filed, Aug. 23, 1945; 11:47 a. m. ]

PART 1407-RATIONING OF FOOD AND FOOD PRODUCTS

[2d Rev. RO 3,2 Amdt. 34]

SUGAR

A rationale accompanying this amendment has been issued simultaneously herewith and has been filed with the Division of the Federal Register.

Section 8.3 (b) (1) is amended to read as follows:

(1) When the entire industrial user establishment is transferred for continued operation, the seller or transferor must give up to the Board (or District Office) all unused ration evidences he has for the establishment. If the establishment has a ration bank account, he must give up the credits in such account, less the amount of any outstanding checks, in the form of his ration check payable to the Office of Price Administration and he must notify the District Office in the way required by Ganeral Ration Order 3A. The notice described in paragraph (a) of this section and the surrender of unused evidences will be treated as a can-

<sup>1 10</sup> P.R. 855, 856, 864, 1146, 2249, 2167, 2514,

<sup>2873, 3053, 3814, 3815, 4038, 4813.</sup> \*9 F.R. 1433, 1534, 2233, 2626, 2323, 3031, 3513, 3379, 3847, 3044, 4699, 4350, 4474, 4839, 6220, 6254, 5426, 5346, 5168.

and allotment.

This amendment shall become effective August 27, 1945.

Issued this 23d day of August 1945.

CHESTER BOWLES, Administrator.

[F. R. Doc. 45-15669; Filed, Aug. 23, 1945; 11:46 a. m.]

PART 1407-RATIONING OF FOOD AND FOOD PRODUCTS

[Rev. RO 16,1 Amdt. 66]

MEAT, FATS, FISH AND CHEESES

A rationale for this amendment has been issued simultaneously herewith and has been filed with the Division of the Federal Register.

Section 10.5 (d) (3) is amended by deleting the parenthentical statement: "(However, if money payment for the foods transferred is made less than ten days after the transfer, points must be given up at the time the money payment is made.)"

This amendment shall become effective August 27, 1945.

Issued this 23d day of August 1945.

CHESTER BOWLES, Administrator.

[F. R. Doc. 45-15672; Filed, Aug. 23, 1945; 11:48 a. m.]

PART 1407-RATIONING OF FOOD AND FOOD PRODUCTS

[Rev. RO 16,1 Amdt. 67]

MEAT, FATS, FISH AND CHEESES

A rationale accompanying this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Revised Ration Order 16 is amended in the following respects:

- 1. Section 12.1 (b) is amended to read as follows:
- (b) Purchaser of retail or wholesale establishment may get its points. The purchaser or transferee of a retail or wholesale establishment may get and use all of the establishment's points in the same way that the seller or transferor was entitled to use them. If the establishment has a ration bank account, the transferor is to give all the establishment's points, (less the amount of any outstanding checks) to the transferee by issuing a ration check. If the establishment does not have a ration bank account, the transferor is to give to the transferee, the "stamps," "tokens," and certificates, he has and to endorse and give to the transferee any ration checks he has. (If the transferee is required to have a ration bank account, he must deposit all the points in that account.

cellation of the transferor's registration ` If the transferee is not required to have a ration bank account, he may endorse the checks and use them to get foods covered by this order.) o

- 2. Section 12.1 (c) is amended to read as follows:
- (c) Seller of primary distributor establishment must give up all points to the Office of Price Administration. A person who sells or transfers a primary distributor establishment must, within five days after the transfer, turn over to the board (or District Office, if it is registered there), all points on hand at that establishment and all in its ration bank account, less the amount of any outstanding checks. He does so by issuing and sending his certified ration check payable to the Office of Price Administration, along with his notice of the transfer. (If any of the points represent foods not yet shipped, he must attach to his notice a statement showing the amount and the person from whom he got them.)
- 3. Section 12.2 (b) (1) is amended to read as follows:
- (1) When the entire industrial user establishment is transferred for continued operation, the seller or transferor must give up to the board (or District Office) all unused points he has for the establishment. If the establishment has a ration bank account, he must give up the points (less the amount of any outstanding checks) in the form of his ration check payable to the Office of Price Administration and he must notify the District Office in the way required by General Ration Order 3A. The notice described in paragraph (a) of this section, and the surrender of unused points, will be treated as a cancellation of the transferor's registration and allotment.
- This amendment shall become effective August 27, 1945. . .

Issued this 23d day of August 1945.

CHESTER BOWLES, Administrator.

[F. R. Doc. 45-15673; Filed, Aug. 23, 1945; 11:46 a. m.]

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PART 1407—RATIONING OF FOOD AND FOOD PRODUCTS

[Rev. RO 161, Amdt. 69]

MEAT, FATS, FISH AND CHEESE

A rationale for this amendment has been issued simultaneously herewith and has been filed with the Division of the Federal Register.

Revised Ration Order 16 is amended in the following respects:

- 1. Section 1.3 (b) is amended to read as follows:
- (b) The basic forms of ration currency are the red and green stamps in War Ration Book Four and "tokens" which are designated by the Office of Price Administration to be used for the acquisition of all foods covered by this

order. They are the forms in which points are generally given up by "consumers".

- 2. Section 2.3 (a) is amended to read as follows:
- (a) A consumer uses stamps. A consumer gives up points, when he acquires foods covered by this order, by surren-dering "stamps" from his War Ration Book Four.
- 3. Section 3.2 (b) is amended to read as follows:
- (b) However, for the purposes of this section, a consumer may use, and a transferor may accept, only the eighteen stamps in War Ration Book Four which will become valid after the stamps which are valid for use by consumers generally at the time of the transfer. Red stamps in War Ration Book Four will become valid in the following order: A8 to Z8; A5 to Z5; A2 to Z2; A1 to Z1; Green stamps N8 to Z8, N5 to Z5; N2 to Z2; N1 to Z1.
- 4. Section 27.1 (a) is amended by changing the definition of "Stamp" to read as follows:

"Stamp" means a red or green stamp in, or taken from, a War Ration Book

This amendment shall become effective August 21, 1945.

Issued this 21st day of August 1945.

CHESTER BOWLES. Administrator.

[F. R. Doc. 45-15515; ;Filed, Aug. 21, 1945; 4:43 p. m.]

PART 1407—RATIONING OF FOOD AND FOOD PRODUCTS

[Rev. RO 16,2 Amdt. 57 to 2d Rev. Supp. 1]

MEAT, FATS, FISH AND CHEESES

Section 1407.3027 (e) (23) is added to read as follows:

(23) L1, M1, N1, P1, Q1 \_\_\_\_ \_ From September 1, 1945, to December 31, 1945, inclusive.

This amendment shall become effective August 27, 1945.

Issued this 23d day of August 1945.

CHESTER BOWLES, Administrator.

[F. R. Doc. 45-15674; Filed, Aug. 23, 1945; 11:48 a. m.]

PART 1413-SOFTWOOD LUMBER PRODUCTS [MPR 44]

**DOUGLAS FIR DOORS** 

Correction

In section 20 (b) of Federal Register Document 45-15415, appearing at page 10287 of the issue for Wednesday, August 22, 1945, the price for "F-093S" in subparagraph 1 should read: "\$1.25 per set".

<sup>1 10</sup> F.R. 2521, 2875, 3223, 8549, 3556.

<sup>\*10</sup> F.R. 48, 521, 857, 293, 294.

Chapter XIII—Petroleum Administration For War

[Recommendation 14, Revocation]

PART 1507-DISTRIBUTION

Section 1507.1 through § 1507.9 inclusive (Recommendation No. 14 of the Office of Petroleum Coordinator for National Defense) are hereby revoked, effective immediately.

(E.O. 9276, 7 F.R. 10091; E.O. 9319, 8 F.R. 3687)

Issued: August 22, 1945.

RALPH K. DAVIES, Deputy Petroleum Administrator for War.

[F. R. Doc. 45-15624; Filed, Aug. 23, 1945; 10:31 a. m.],

## [Recommendation 29, Revocation]

PART 1508-MARKETING

Section 1508.3 through § 1508.9 inclusive (Recommendation No. 29 of the Office of Petroleum Coordinator for National Defense) are hereby revoked, effective immediately.

(E.O. 9276, 7 F.R. 10091; E.O. 9319; 8 F.R. 3687)

Issued: August 22, 1945.

RALPH K. DAVIES, Deputy Petroleum Administrator for War.

[F. R. Doc. 45-15625; Filed, Aug. 23, 1945; 10:31 a. m.]

#### PART 1508-MARKETING

[Recommendation 30, Amendment, Revocation]

Section 1508.12 through § 1508.15 inclusive (Recommendation No. 30, Amendment, of the Office of Petroleum Coordinator for War) are hereby revoked, effective immediately.

(E.O. 9276, 7 F.R. 10091; E.O. 9319, 8 F.R. 3687)

Issued: August 22, 1945.

RALPH K. DAVIES,

Deputy Petroleum

Administrator for War.

[F. R. Doc. 45-15626; Filed, Aug. 23, 1945; 10:31 a. m.]

[Recommendation 46, Amendment, Revocation]

#### PART 1508 - MARKETING

Section 1508.50 through § 1508.52 inclusive (Recommendation No. 46, Amendment, of the Office of Petroleum Coordinator for War) are hereby revoked, effective immediately.

(E.O. 9276, 7 F.R. 10091; E.O. 9319, 8 F.R. 8687)

Issued: August 22, 1945.

RALPH K. DAVIES, Deputy Petroleum
Administrator for War.

[F. R. Doc. 45-15627; Filed, Aug. 23, 1945; 10:31 a. m.]

[PAO 17, Revocation]

PART 1525-MARKETING MOTOR FUEL

Section 1525.5 (Petroleum Administrative Order No. 17) is hereby revoked, effective immediately.

(E.O. 9276, 7 F.R. 10091; E.O. 9125, 7 F.R. 2719; E.O. 9319, 8 F.R. 3687; WPB Directive No. 30, 8 F.R. 11559; sec. 2 (a), Pub. Law 671, 76th Cong.; Pub. Law 699, 78th Cong.)

Issued: August 22, 1945.

RALPH K. DAVIES, Deputy Petroleum Administrator for War.

[F. R. Doc. 45-15614; Filed, Aug. 23, 1945; 10:30 a. m.]

[Petroleum Directive 62, as amended Jan. 19, 1943, Revocation]

PART 1525-MARKETING MOIOR FUEL

Section 1525.1 (Petroleum Directive 62, as amended January 19, 1943) is hereby revoked, effective September 15, 1945.

(E.O. 9276, 7 F.R. 10091; E.O. 9319, 8 F.R. 3687)

Issued: August 22, 1945.

RALPH K. DAVIES, Deputy Petroleum Administrator for War.

[F. R. Doc. 45-15615; Flied, Aug. 23, 1945; 10:31 a. m.]

[Petroleum Directive.74, Revocation]

PART 1525-MARKETING MOTOR OIL

Section 1525.4 (Petroleum Directive 74) is hereby revoked, effective immediately.

(E.O. 9276, 7 F.R. 10091; E.O. 9319, 8 F.R. 3687)

Issued: August 22, 1945.

RALPH K. DAVIES,

Deputy Petroleum

Administrator for War.

[F. R. Doc. 45-15618; Filed, Aug. 23, 1945; 10:31 a. m.]

[PDO 13, as Amended July 25, 1944, Revocation]

PART 1526-MARKETING FUEL OIL

Section 1526.3 (Petroleum Distribution Order No. 13, as amended July 25, 1944) is hereby revoked, effective immediately. (E.O. 9276, 7 F.R. 10091; E.O. 9125, 7 F.R. 2719; E.O. 9319, 8 F.R. 3637; WPB Directive No. 30, 8 F.R. 11559; sec. 2 (a), Pub. Law 671, 76th Cong.; Pub. Laws 89 and 507, 77th Cong.; Pub. Law 509, 78th Cong.)

. Issued: August 22, 1945.

RALPH K. DAVIES,

Deputy Petroleum

Administrator for War.

[F. R. Doc. 45-15619; Filed, Aug. 23, 1945; 10:30 a. m.]

[PDO 14, as Amended Feb. 28, 1944, Revocation]

PART 1529-MARKETING PETROLEUM

Section 1529.2 (Petroleum Distribution Order No. 14, as amended February 26, 1944) is hereby revoked, effective immediately.

(E.O. 9276, 7 F.R. 10091; E.O. 9125, 7 F.R. 2719; E.O. 9319, 8 F.R. 3687; WPB Directive No. 30, 8 F.R. 11559; sec. 2 (a), Pub. Law 671, 76th Cong.; Pub. Laws 89 and 507, 77th Cong.; Pub. Law 509, 78th Cong.)

Issued: August 22, 1945.

RALPH K. DAVIES, Deputy Petroleum Administrator for War.

[F. R. Doc. 45-15620; Filed, Aug. 23, 1945; 10:30 a. m.]

[PDO 20, Revocation]

PART 1529-MARKETING PETROLEUM

Section 1529.3 (Petroleum Distribution Order No. 20) is hereby revoked, effective immediately.

(E.O. 9276, 7 F.R. 10091; E.O. 9125, 7 F.R. 2719; E.O. 9319, 8 F.R. 3687, WPB Directive No. 30, 8 F.R. 11559; sec. 2 (a), Pub. Law 671, 76th Cong.; Pub. Law 89 and 507, 77th Cong.; Pub. Law 509, 78th Cong.)

Issued: August 22, 1945.

RALPH K. DAVIES,
Deputy Petroleum
Administrator for War.

[F. R. Doc. 45-15523; Filed, Aug. 23, 1945; 10:30 a. m.]

[Petroleum Directive 63, Revocation]

PART 1529-MARKETING PETROLEUM

Section 1529.1 (Petroleum Directive 68) is hereby revoked, effective immediately.

(E.O. 9276, 7 F.R. 10091; E.O. 9319, 8 F.R. 3687)

Issued: August 22, 1945.

RALPH K. DAVIES,

Deputy Petroleum

Administrator for War.

[F. R. Doc. 45-15016; Filed, Aug. 23, 1945; 10:31 a. m.]

[Petroleum Directive 72, as Amended June 12, 1945, Revocation]

PART 1530-MARKETING ROAD OIL

Section 1530.1 (Petroleum Directive 72, as amended June 12, 1945) is hereby revoked, effective immediately.

(E.O. 9276, 7 F.R. 10091; E.O. 9319, 8 F.R. 3687)

Issued: August 22, 1945.

RALPH K. DAVIES,

Deputy Petroleum

Administrator for War.

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[F. R. Doc. 45-15617; Filed, Aug. 23, 1245; 10:30 a. m.]

[PDO 18, Revocation] . . .

PART 1531-MARKETING NAPHTHA

Section 1531.1 (Petroleum Distribution Order No. 18) is hereby revoked, effective immediately.

(E.O. 9276, 7 F.R. 10091; E.O. 9125, 7 F.R. 2719; E.O. 9319, 8 F.R. 3687; WPB Directive No. 30, 8 F.R. 11559; sec. 2 (a), Pub. Law 671, 76th Cong.; Pub. Laws 89 and 507, 77th Cong.; Pub. Law 509, 78th Cong.)

Issued: August 22, 1945.

RALPH K. Davies, Deputy Petroleum Administrator for War.

[F. R. Doc. 45-15621; Filed, Aug. 23, 1945; 10:30 a. m.]

[PDO 19, Revocation] .

PART 1532-MARKETING PETROLEUM WAX

Section 1532.1 (Petroleum Distribution Order No. 19) is hereby revoked, effective immediately.

(E.O. 9276, 7 F.R. 10091; E.O. 9125, 7 F.R. 2719; E.O. 9319, 8 F.R. 3687; WPB Directive No. 30, 8 F.R. 11559; sec. 2 (a), Pub. Law 671, 76th, Cong.; Pub. Laws 89 and 507, 77th Cong.; Pub. Law 509, 78th Cong.)

Issued: August 22, 1945.

RALPH K. DAVIES, Deputy Petroleum Administrator for War.

[F. R. Doc. 45-15622; Filed, Aug. 23, 1945; 10:30 a. m.]

[PAO 1, as Amended Feb. 1, 1943, Revocation]

PART 1545—PETROLEUM SUPPLY ...

Section 1545.1 (Petroleum Administrative Order No. 1, as amended February 1, 1943) is hereby revoked, effective immediately.

(E.O. 9276, 7 F.R. 10091; E.O. 9125, 7 F.R. 2719; E.O. 9319, 8 F.R. 3687; WPB Directive No. 30, 8 F.R. 11559; sec. 2 (a), Pub. Law 671, 76th Cong.; Pub. Laws 89 and 507, 77th Cong.; Pub. Law 509, 78th Cong.)

. Issued: August 22, 1945.

RALPH K. DAVIES, Deputy Petroleum Administrator for War.

[F. R. Doc. 45-15613; Filed, Aug. 23, 1945; 10:30 a. m.]

Chapter XXIII—Surplus Property Board [SPB Reg. 1, Amdt. 2]

PART 8301—DESIGNATION OF DISPOSAL AGENCIES AND PROCEDURES FOR REPORTING SURPLUS PROPERTY LOCATED WITHIN THE CONTINENTAL UNITED STATES, ITS TERRITORIES AND POSSESSIONS

Surplus Property Board Regulation No. 1, April 2, 1945, entitled "Designation of Disposal Agencies and Procedures for Reporting Surplus Property Located Within the Continental United States, Its Territories and Possessions", (10 F.R. 3764, 4356) is hereby amended by adding at the end of § 8301.3 (b) a new subparagraph numbered (5) to read as follows:

(5) Railroads, including land, trackage, rights of way, structures and equipment used or useful in connection therewith.

This amendment shall become effective August 17, 1945.

SURPLUS PROPERTY BOARD, By W. STUART SYMINGTON, Chairman.

August 17, 1945.

[F. R. Doc. 45-15665; Filed, Aug. 23, 1945; 11:21 a. m.]

[SPB Reg. 6, Amdt. 3]

PART 8306—SALE OF GOVERNMENT-OWNED PLANT EQUIPMENT IN CONTRACTORS' PLANTS

SPECIAL TOOLING

Surplus Property Board Regulation 6, May 21, 1945, entitled "Sale of Government-Owned Plant Equipment in Contractors' Plants" (10 F.R. 6309, 6981, 8665) is hereby amended in the following respects:

- 1. There is added a new paragraph (k) to § 8306.1 to read as follows:
- (k) "Special tooling" means plant equipment of such special design that it has apparent value only as scrap except in the manufacture of the particular product which such equipment was specifically designed to produce; it includes only jigs, dies, fixtures, gauges, moulds and similar equipment.
- 2. The last sentence of the first paragraph of § 8306.2 is amended to read as follows: "Except as otherwise provided in §§ 8306.4 and 8306.7, it authorizes the disposal of such equipment only to the contractor in possession for immediate or eventual use in his civilian production."
- 3. There is added a new paragraph to § 8306.4 to read as follows:

In any case in which the owning agency shall make a written finding that given special tooling will have no reasonably foreseeable use for civilian production, it may dispose of such tooling hereunder to the contractor in possession at scrap prices. In any such case the contractor shall agree in writing that upon the conclusion of his war production, he will offer such tooling to the owning agency for a period of thirty (30) days at the then scrap price of such tooling and, if the owning agency does not wish to purchase such tooling, he will dispose of it as scrap.

- 4. Section 8306.7 is amended to read as follows:
- § 8306.7 Plant equipment in possession of subcontractors and sublessees. In any case where plant equipment is, in accordance with the terms of a facilities contract, located in the plant of a subcontractor or sublessee, such subcontractor or sublessee shall for the purpose hereof be considered as the contractor in

possession, and owning agencies shall take all steps possible to sell such plant equipment to the sublessee or subcontractor, at his request, on terms and conditions as provided herein. In the case of special tooling, if such subcontractor or sublessee shall state that he does not desire to acquire the property, it may be disposed of by competitive bidding through sealed bids or at auction at the discretion of the owning agencies and under rules and regulations prescribed by the owning agencies. Such rules and regulations shall contain, among other provisions, the following requirements:

(a) The determination of lots shall be subject to approval by the owning

agency.

(b) The owning agency shall set an upset price on each lot at which figure the bidding on each lot shall be started.

(c) The right shall be reserved by the owning agency to reject all bids.

- (d) Notice shall be given by publication to all possibly interested purchasers indicating the special tooling that will be available for sale, naming a date not less than fourteen (14) days from the time of first publication when the bidding will be closed or when the auction will be held, and giving the upset price on each lot.
- (e) If no acceptable bid to purchase is received, the contractor holding the covering facilities contract may be permitted to retain the property under a negotiated sale or under a lease for a period of not more than one year. Sale prices and rentals shall be determined on a basis that is fair and reasonable taking into consideration the limited sale value of the property, its special value to the purchaser or lessee, upset prices and any bids received.

The owning agency may request the advice and assistance of the Reconstruction Finance Corporation in setting upset prices and in determining acceptable sale prices and rentals. At the discretion of the owning agency, auctions, sales or leases authorized hereunder may be combined with auctions, sales or leases authorized under Special Order 17.

This amendment shall become effective August 17, 1945.

SURPLUS PROPERTY BOARD, By W. STUART SYMINGTON, Chairman.

AUGUST 17, 1945.

[F. R. Doc. 45-15666; Filed, Aug. 23, 1945; 11:21 a. m.]

[Special Order 17]

DISPOSAL OF SPECIAL TOOLING IN GOVERN-MENT-OWNED AIRCRAFT PLANTS

Pursuant to the authority of the Surplus Property Act of 1944 (58 Stat. 765, 50 U.S.C. App. Sup. 1611), it is hereby ordered that:

1. Definitions—(a) Terms defined in act. Terms not defined in paragraph (b) of this section which are defined in the Surplus Property Act of 1944 shall in this order be given the meaning assigned to them in that act.

(b) Other terms. (1) "Contract" includes subcontracts and subleases and "contractor" includes subcontractors and sublessees.

(2) "Facilities contract" means a lease, rental agreement or other contract or contract provision, specifically governing the acquisition, use, or disposition of Government-owned machinery, tools, building installations, or other property furnished to or acquired by a war contractor for any war production purpose except incorporation in end products.

(3) "Scrap" means property that has no reasonable prospect of sale except for

its basic material content.

(4) "Special tooling" means equipment of such special design that it has apparent value only as scrap, except in the manufacture of the particular product which such equipment was specifically designed to produce; it includes only jigs, dies, fixtures, gauges, moulds, and similar equipment and as used in this order is limited to such equipment in aircraft plants:

2. Scope. This order is issued under the authority of section 14 (a) of the act relating to contractor inventory. It applies only to Government-owned special tooling that is located in Governmentowned aircraft plants which are being operated by private contractors pursuant

to facilities contracts.

- 3. Owning agencies empowered to authorize retentions or disposals of special tooling. The Board hereby empowers each owning agency to authorize any contractor with such agency or subcontractor thereunder that is in possession of any special tooling to retain or sell such property as provided in this order. Retentions or sales may be made hereunder at any time before the owning agency takes possession of special tooling or declares such tooling surplus. Nothing herein affects the authority of owning agencies to sell small lots, scrap or salvage in accordance with other regulations or orders of the Board.
- 4. Sales procedures. All disposals hereunder shall be made on the basis of competitive bidding through sealed bids or at auction at the discretion of the owning agencies and under rules and regulations prescribed by the owning agencies. Such rules and regulations shall contain, among other provisions, the following requirements:

(a) The determination of lots shall be subject to approval by the owning agency.

(b) The owning agency shall set an upset price on each lot at which figure the bidding on each lot shall be started.

(c) The right shall be reserved by the owning agency to reject all bids.

- (d) Notice shall be given by publication to all possibly interested purchasers indicating the special tooling that will be available for sale, naming a date not less than fourteen (14) days from the time of first publication, when the bidding will be closed or when the auction will be held, and giving the upset price on each lot.
- (e) If no acceptable bid to purchase is received, the contractor in possession may be permitted to retain the property under a negotiated sale or under a lease for a period of not more than one year.

Sale prices and rentals shall be determined on a basis that is fair and reasonable taking into consideration the limited sale value of the property, its special value to the purchaser or lessee, upset prices and any bids received.

The owning agency may request the advice and assistance of the Reconstruction Finance Corporation in setting upset prices and in determining acceptable sale prices and rentals. At the discretion of the owning agency, auctions, sales, or leases authorized hereunder may be combined with auctions, sales or leases authorized under § 8306.7 of Regulation No. 6.

This order shall become effective immediately.

SURPLUS PROPERTY BOARD, By W. STUART SYMMISTOM, Chairman.

AUGUST 17, 1945.

[F. R. Doc. 45-15667; Filed, Aug. 23, 1845; 11:21 a. m.]

#### TITLE 47—TELECOMMUNICATION

Chapter I—Federal Communications
Commission

PART 5—EXPERIMENTAL RADIO SERVICES

GENERAL MOBILE RADIO STRVICES

The Commission, in meeting on August 14, 1945, adopted the following statement of policy in regard to granting authorizations permitting experimental operation in the proposed General Mobile Radio Service:

At the Commission's recent allocation hearings in Docket proceeding 6651, a number of requests were made for the allocation of frequencies for the general purpose of providing two-way radio communications with mobile units of various types. This proposed new radio service was designated as the General Mobile Radio Service and was intended to provide communication facilities both for vehicles operating within metropolitan areas and for vehicles operating primarily on intercity highways. These two classes of service were designated as "Urban Mobile" and "General Highway Mobile" radio service, respectively; 24 channels were allocated for the Urban Mobile Service in the 152-162 megacycle region and 40 channels for the General Highway Mobile Service in the 30-40 and 42-44 megacycle region.

Various suggestions were made at the allocation hearing regarding the best method of use of the limited number of frequencies that have been made available for this general mobile radio service. Representatives of the telephone industry urged that the service be rendered by communications common carriers. Representatives of transportation industries—bus, truck and taxicab—urged the allocation of varying numbers of frequencies for the private use of their respective industries. There was also a suggestion that certain of the transportation industries might coordinate their communication needs in a single system in the interest of conserving frequencies.

The establishment of the new service on a regular basis thus raises important questions of policy which are being studied by the Commission and with respect to which the Commission has as yet reached no conclusions. The Committee believes it desirable, therefore, to obtain through experimentation complete factual data which will assist in the determination of sound policies. However, frequency limitations will necessarily limit the amount of experimental operation which can be permitted in the proposed service. Accordingly, the Commission announces that it will grant a limited number of authorizations permitting experimental operation in the proposed General Mobile Radio Service upon the basis of a determination, upon each application, as to whether bona fide experimentation is contemplated.

Grants will be made for experimental operations only where it is clear that the facilities are to be used to obtain factual data relative to the needs and requirements of the proposed service, and to collect information which might be useful in deciding what method of operation would best serve the public. When sufficient data has been compiled, the Commission proposes to hold a public hearing before issuing any regulations governing the rendition of this service on a regular basis.

It was emphasized that the grant of experimental authorizations will not, in any way, constitute any assurance that the licensee will be authorized to operate stations in the new service finally to be established. The Commission, having arrived at no conclusions regarding the most desirable method of use of the frequencies allocated for the General Mobile Radio Service, cautions all applicants that investment or expenditures undertaken on account of such experimental operation are incurred at the risk that frequencies will not necessarily be made available for the type of service urged in any particular experimental application.

FEDERAL COMMUNICATIONS
COMMISSION,

[SEAL]

T. J. SLOWIE, Secretary.

[F. R. Doc. 45-15511; Filed, Aug. 23, 1945; 9:46 a. m.]

#### [Order 78-D]

PART 42—PRESERVATION OF RECORDS RETERITION OF CERTAIN MESSAGES FOR 18 MONTHS

At a session of the Federal Communications Commission, held at its offices in Washington, D. C., on the 14th day of August 1945;

The Commission having under consideration Part 42 of its rules relating to the preservation of records of communication carriers and the provisions of Commission Orders Nos. 78, 78-A, 78-B, and 78-C:

It is ordered, That Commission Orders Nos. 78, 78-A, 78-B, and 78-C be, and they are hereby, amended and superseded to provide as follows:

It is ordered, That each common carrier engaged in international telegraph communication by wire or radio shall retain in its files for a period of 18 months from the date of transmission or receipt, as the case may be, the original of each telegraph message, or a copy thereof, transmitted by it to any point beyond the continental United States, and a copy of each telegraph message received by it from any point beyond the continental United States:

It is further ordered, That each coastal station engaged in telegraph communication with maritime mobile stations shall retain in its files for a period of 18 months from the date of transmission or receipt, as the case may be, the original or a copy of each telegraph message transmitted by it to a maritime mobile station, and a copy of each telegraph message received by it from a maritime mobile station;

It is further ordered, That each maritime mobile station engaged in telegraph communication shall retain in its files for a period of 18 months from the date of transmission or receipt, as the case may be, the original or a copy of each telegraph message transmitted by it, and a copy of each telegraph message received by it;

Provided, however, That Part 42 shall. in other respects, remain in full force and effect, and that the provisions of this order shall be construed as imposing requirements additional to said part.

[SEAL] FEDERAL COMMUNICATIONS COMMISSION, . By T. J. Slowie, Secretary.

[F. R. Doc. 45-15610; Filed, Aug. 28, 1945; 9:46 a. m.]

#### TITLE 49—TRANSPORTATION AND RAILROADS ·

Chapter I-Interstate Commerce Commission

[S. O. 254-A]

PART 95-CAR SERVICE

REFRIGERATOR CARS FOR CONTAINERS

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 22nd day of August, A. D. 1945.

Upon further consideration of the provisions of Service Order No. 254 (9 F.R. 13962), and good cause appearing therefor: It is ordered, That:

(a) Service Order No. 254, Refrigerator cars for containers, be, and it is hereby, vacated and set aside.

(b) Announcement required. Each of the railroads affected by this order shall within fifteen (15) days from the effective date of this order, publish, file, and post a supplement to each of its tariffs affected announcing the vacation by this order on the effective date hereof, of Service Order No. 254 and stating that the provisions in said tariffs which were suspended by such order will be restored on the effective date of this order. (40 - Stat. 101, sec. 402, 418, 41 Stat. 476, sec.

4, 54 Stat. 901, 911; 49 U.S.C. I (10)-(17). 15 (2))

It is further ordered, That this order shall become effective at 12:01 a. m., August 27, 1945; that a copy of this order and direction shall be served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and that notice of this order be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

By the Commission, Division 3.

[SEAL]

W. P. BARTEL, Secretary.

[F. R. Doc. 45-15634; Filed, Aug. 23, 1945; 11:00 a. m.]

> [Rev. S. O. 263-A] PART 95-CAR SERVICE

DEMURRAGE CHARGES ON TANK CARS

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 22nd day of August, A. D. 1945.

Upon further consideration of the provisions of Revised Service Order No. 263 (10 F.R. 582), as amended (10 F.R. 1794, 3239, 4158, 5858, 7123), and good cause appearing therefor: It is ordered, That:

(a) Revised Service Order No. 263 (10 F.R. 582), as amended (10 F.R. 1794, 3239, 4158, 5858, 7123), providing increased demurrage charges on tank cars, be, and it is hereby, vacated and set aside.

(b) Announcement required. Each of the railroads affected by this order shall within fifteen (15) days from the effective date of this order, publish, file, and post a supplement to each of its tariffs affected announcing the vacation by this order on the effective date hereof, of Revised Service Order No. 263, as amended, and stating that the provisions in said tariffs which were suspended by such order will be restored on the effective date of this order. (40 Stat. 101, sec. 402, 418, 41 Stat. 476, sec. 4, 54 Stat. 901, 911; 49 U.S.C. 1 (10) –(17), 15 (2))

It is further ordered, That this order shall become effective at 12:01 a.m., August 27, 1945; that a copy of this order and direction shall be served upon the State railroad regulatory bodies of all States and the District of Columbia; and upon the Association of American Rallroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and that notice of this order be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

By the Commission, Division 3.

[SEAL]

W. P. BARTEL, Secretary.

[F. R. Doc. 45-15635; Filed, Aug. 23, 1945; 11:00 a. m.]

[S. O. 301-A]

PART 95-CAR SERVICE

RESTRICTION OF BAUXITE ORE FROM NEW YORK HARBOR AREA

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 22d day of August, A. D. 1945.

Upon further consideration of the provisions of Service Order No. 301 (10 F.R. 4109), and good cause appearing therefor: It is ordered, That:

(a) Service Order No. 301 (10 F.R. 4109), Restriction of bauxite ore from New York harbor area, be, and it is hereby, vacated and set aside.

(b) Announcement required. Each of the railroads affected by this order shall within fifteen (15) days from the effective date of this order, publish, file, and post a supplement to each of its tariffs affected announcing the vacation by this order on the effective date hereof, of Service Order No. 301 and stating that the provisions in said tariffs which were suspended by such order will be restored on the effective date of this order. (40 Stat. 101, sec. 402, 418, 41 Stat. 476, sec. 4, 54 Stat. 901, 911; 49 U.S.C. 1 (10)-(17). 15 (2))

It is further ordered, That this order shall become effective at 12:01 a. m., August 27, 1945; that a copy of this order and direction shall be served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and that notice of this order be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

By the Commission, Division 3.

[SEAL]

W. P. BARTEL. Secretary.

[F. R. Doc. 45-15637; Filed, Aug. 23, 1945; 11:00 a. m.]

[S. O. 332-A]

PART 95—CAR SERVICE

LOADING OF FREIGHT IN ARIZONA AND CALI-FORNIA ON SUNDAYS AND HOLIDAYS PRO-

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 22d day of August, A. D. 1945.

Upon further consideration of the provisions of Service Order No. 332 (10 F.R. 8603), and good cause appearing therefor: It is ordered, That:

(a) Service Order No. 332 (10 F.R. 8603), prohibiting loading of freight in Arizona and California on Sundays and holidays, be, and it is hereby, vacated and set aside.

It is further ordered, That this order shall become effective at 12:01 a.m., August 24, 1945; that a copy of this order and direction shall be served upon the State railroad regulatory bodies of the States of Arizona and California, and upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and that notice of this order be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

By the Commission, Division 3.

[SEAL]

W. P. BARTEL, Secretary.

[F. R. Doc. 45-15639; Filed, Aug. 23, 1945; 11:00 a. m.]

#### [S. O. 110-A]

PART 97-ROUTING OF TRAFFIC

DIVERSION OF PETROLEUM IN NEW YORK
HARBOR AREA

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 22d day of August, A. D. 1945.

Upon further consideration of the provisions of Service Order No. 110 (8 F.R. 2237), as amended (9 F.R. 853), and good cause appearing therefor: *It is ordered*, That:

Service Order No. 110, as amended, 49 CFR § 97.7, diversion of petroleum in New York Harbor area, be, and it is hereby, vacated and set aside.

It is further ordered, That this order shall become effective at 12:01 a. m., August 27, 1945; that a copy of this order and direction shall be served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and that notice of this order be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

By the Commission, Division 3.

[SEAL]

W. P. Bartel, Secretary.

[F. R. Doc. 45-15633; Filed, Aug. 23, 1945; 11:00 a. m.]

#### Chapter II—Office of Defense Transportation

[Gen. Order ODT 3, Revised, as Amended, Revocation]

PART 501—CONSERVATION OF MOTOR EQUIPMENT

COMMON CARRIERS OF PROPERTY

Pursuant to Executive Orders 8989, as amended, and 9156; It is hereby ordered, That:

(1) General Order ODT 3, Revised, as amended, §§ 501.4 to 501.14, inclusive .(7 F.R. 5445, 6689, 7694; 8 F.R. 4660; 9 F.R. 947, 2793, 3264, 3357, 6778), be, and it is hereby, revoked.

(2) General Permits ODT 3-1 (7 F.R. 4120), 3-2 (7 F.R. 4858), 3-3 (7 F.R. 6017), 3-4 (7 F.R. 5951), 3, Revised-5A (9 F.R. 4443), 3, Revised-6 (7 F.R. 8833), and 3, Revised-7 (8 F.R. 2290), be, and the same are, hereby revoked.

(3) Any participant in a plan for joint action placed in effect upon order of the Office of Defense Transportation pursuant to the provisions of General Order ODT 3, Revised, as amended, may at any time withdraw from such plan by serving written notice of such withdrawal upon the other parties to the plan: Provided, That, in any case where the plan designates a participant or other person as representative of the participants for the purpose of correspondence in respect of such plan, service of the written notice of withdrawal may be made upon such participant or other person.

Paragraphs (1) and (2) of this revocation order shall become effective November 1, 1945.

Paragraph (3) of this revocation order shall become effective August 22, 1945.

(E.O. 8989, as amended, 6 F.R. 6725, 8 F.R. 14183; E.O. 9156, 7 F.R. 3349)

Issued at Washington, D. C., this 22d day of August 1945.

J. M. Johnson, Director, Office of Defense Transportation.

[F. R. Doc. 45–15583; Filed, Aug. 22, 1945; 3:38 p. m.]

[Gen. Order ODT 6A, as amended, Revocation]

PART 501—Conservation of Motor Equipment

LOCAL CARRIERS OF PROPERTY COLLECTION AND DELIVERY; LOCAL CARTAGE SERVICE

Pursuant to Executive Orders 8989, as amended, and 9156; It is hereby ordered, That:

(1) General Order ODT 6A, as amended, §§ 501.20 to 501.30, inclusive (8 F.R. 8757, 9 F.R. 2794), be, and it hereby is, revoked.

(2) General Permits ODT 6-1 (7 F.R. 4185), 6-2 (7 F.R. 4186), 6-3 (7 F.R. 4186), 6-4 (7 F.R. 4933), 6-6 (7 F.R. 5463), 6-7 (7 F.R. 5915), and 6A-1 (8 F.R. 15745), be, and the same are hereby, revoked.

(3) Any participant in a plan for joint action placed in effect upon order of the Office of Defense Transportation pursuant to the provisions of General Order ODT 6A, as amended, may at any time withdraw from such plan by serving written notice of such withdrawal upon the other parties to the plan: Provided, That, in any case where the plan designates a participant or other person as representative of the participants for the purpose of correspondence in respect of such plan, service of the written notice of withdrawal may be made upon such participant or other person.

Paragraphs (1) and (2) of this revocation order shall become effective November 1, 1945.

Paragraph (3) of this revocation order shall become effective August 22, 1945.

(E.O. 8989, as amended, 6 F.R. 6725, 8 F.R. 14183; E.O. 9156, 7 F.R. 3349)

Issued at Washington, D. C., this 22d day of August 1945.

J. M. Johnson, Director,

Office of Defense Transportation. [F. R. Doc. 45-15532; Filed, Aug. 22, 1945; 3:38 p.m.]

[Gen. Order ODT 17, as Amended,

Revocation]
PART 501—CONSERVATION OF MOTOR
EQUIPMENT

MOTOR CARRIERS OF PROPERTY

Pursuant to Executive Orders 8989, as amended, and 9156; It is hereby ordered, That:

(1) General Order ODT 17, as amended, §§ 501.65 to 501.78, inclusive (7 F.R. 5678, 7694, 9623; 8 F.R. 10910, 12750; 9 F.R. 2795), be, and it is hereby, revoked.

(2) General Fermits ODT 17-1 (7 F.R. 5682), 17-2 (7 F.R. 5887), 17-3 (7 F.R. 5887), 17-3 (7 F.R. 5887), 17-5 (7 F.R. 5887), 17-5 (7 F.R. 5888), 17-6 (7 F.R. 5888), 17-7 (7 F.R. 5888), 17-8 (7 F.R. 5888), 17-9 (7 F.R. 5888), 17-10 (7 F.R. 5888), 17-11A (9 F.R. 5443), 17-12A (9 F.R. 5443), 17-13 (7 F.R. 6281), 17-14A (9 F.R. 5443), 17-15 (7 F.R. 7918, 17-16 (7 F.R. 8834, 17-15 (7 F.R. 7918, 17-16 (7 F.R. 8834), 17-17 (7 F.R. 9438), 17-18 (7 F.R. 10538), 17-19 (7 F.R. 10724), 17-20 (8 F.R. 2291), 17-21 (8 F.R. 7117), 17-22 (8 F.R. 7358), 17-25 (9 F.R. 2415), 17-26 (8 F.R. 8876), 17-27 (8 F.R. 10775), 17-28 (8 F.R. 10776), 17-29 (8 F.R. 10775), 17-28 (8 F.R. 10776), 17-29 (8 F.R. 10775), 17-30 (9 F.R. 3516), and 17-31 (10 F.R. 6465) be, and they are hereby, revoked.

(3) Supplementary Orders ODT 17-1 (7 F.R. 9642), 17-2 (8 F.R. 5636), 17-3 (8 F.R. 9433), 17-4 (9 F.R. 12933), 17-5 (10 F.R. 6330), 17-6 (10 F.R. 6473), and 17-7 (10 F.R. 9483) be, and they are

hereby, revoked.

(4) All approvals and directions issued by the Office of Defense Transportation in respect of plans for joint and collective action by motor carriers of property, pursuant to the provisions of General Order ODT 17, as amended, or pursuant to the Recommendation of the Director of the Office of Defense Transportation to the Chairman of the War Production Board, dated January 8, 1944, concerning the formulation of certain joint action plans by private carriers and contract carriers, as well as persons using the services of for-hire carriers (9 F.R. 707), and certified by the Chairman of the War Production Board under section 12 of Public Law No. 603, 77th Congress (56 Stat. 357), in Certificate 190 (9 F.R. 715), dated January 10, 1944, or pursuant to any other recommendation of the Director of the Office of Defense Transportation to the Chairman of the War Production Board and certified by said Chairman under said Section 12, be, and

they are hereby, vacated and revoked.

(5) Any participant in a plan for joint action approved by or placed into effect upon order of, or direction by, the Office of Defense Transportation pursuant to the provisions of General Order ODT 17, as amended, or pursuant to any recommendation of the Director of the Office of Defense Transportation to the Chairman

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of the War Production Board and certified by said Chairman under section 12 of Public Law No. 603, 77th Congress (56 Stat. 357), may at any time withdraw from such plan by serving written notice of such withdrawal upon the other parties to the plan: Provided, That, in any case where the plan designates a participant or other person as representative of the participants for the purpose of correspondence in respect of such plan, service of the written notice of withdrawal may be made upon such participant or other person.

Paragraphs (1), (2), (3), and (4) of this revocation order shall become effective November 1, 1945. Paragraph (5) of this revocation order shall become effec-

tive August 22,-1945.

(E.O. 8989, as amended, 6 F.R. 6725, 8 F.R. 14183; E.O. 9156, 7 F.R. 3349)

Issued at Washington, D. C., this 22d day of August 1945.

[SEAL]

J. M. Johnson, Director,

Office of Defense Transportation.

[F. R. Doc. 45-15584; Filed, Aug. 22, 1945; 3:38 p. m.]

[Gen. Order ODT 43, Revocation]
PART 501—Conservation of Motor
Equipment

COMMON CARRIERS OF HOUSEHOLD GOODS

Pursuant to Executive Orders 8989, as amended, and 9156, General Order ODT 43, §§ 501.390 to 501.410, inclusive (9 F.R. 3261), is hereby revoked effective November 1, 1945.

(E.O. 8989, as amended, 6 F.R. 6725, 8 F.R. 14183; E.O. 9156, 7 F.R. 3349)

Issued at Washington, D. G., this 22nd day of August 1945.

J. M. Johnson, Director.

Office of Defense Transportation. [F. R. Doc. 45-15585; Flled, Aug. 22, 1945; 3:38 p. m.]

[Gen. Order ODT 44A, Amdt. 2]

PART 501—Conservation of Motor Equipment

RATIONING OF NEW COMMERCIAL MOTOR VEHICLES

Pursuant to Title III of the Second War Powers Act, 1942, as amended, Executive Orders 8989, as amended, 9156, 9214, and 9294, and War Production Board Directives 21 and 36, as amended, paragraph (b) of § 501.430 of General Order ODT 44A, as amended (10 F.R. 9125, 10237), is hereby amended to read as follows:

§ 501.430 Definitions. As used herein, the term:

(b) "New commercial motor vehicle" means any light, medium or heavy motor-truck, truck-tractor or trailer, or the chassis therefor, or any chassis on which a bus body is to be mounted, and which:

(1) Was manufactured subsequently to December 31, 1942; and

(2) Was designed to be propelled or drawn by mechanical power; and

(3) Was designed for use on or off the highways for transportation of property or persons; and

(4) Was manufactured otherwise than under specifications of the United States Army or United States Navy; and

(5) Has not been transferred to any person other than a sales agency for the purpose of resale; including vehicles of the following types: trucks, truck chassis, truck-tractors, off-the-highway motor vehicles, full-trailers and semi-trailers having a load-carrying capacity of 10,000 pounds or more, bus chassis, carryall suburbans, sedan deliveries, and cab pickups, but not including station wagons, utility sedans, coupes fitted with pickup boxes, ambulances, hearses, taxicabs and integral type buses.

This Amendment 2 to General Order ODT 44A, as amended, shall become effective August 22, 1945.

(Title III of the Second War Powers Act, 1942, as amended, 56 Stat. 177, 50 U.S.C. App. Sec. 633, 58 Stat. 827; E.O. 8989, as amended, 6 F.R. 6725; 8 F.R. 14183; E.O. 9156, 7 F.R. 3349; E.O. 9214, 7 F.R. 6097; E.O. 9294, 8 F.R. 221; War Production Board Directives 21 and 36, as amended, 8 F.R. 5834, 10 F.R. 9658)

Issued at Washington, D. C., this 22d day of August 1945.

J. M. Johnson, Director.

Office of Defense Transportation.

[F. R. Doc. 45-15589; Filed, Aug. 22, 1945; 3:39 p.m.]

[Administrative Order ODT 10, as Amended, Revocation]

PART 503-ADMINISTRATION

REGISTRATION OF FREIGHT AND EMPTY AND PARTIALLY LOADED VEHICLES

Pursuant to Executive Orders 8989, as amended, 9156, 9214, and 9294, Administrative Order ODT 10, as amended, \$\frac{8}{5}\$503.270 to 503.283, inclusive, (9 F.R. 2795, 13720) is hereby revoked effective November 1, 1945.

(E.O. 8989, as amended, 6 F.R. 6725, 8 F.R. 14183; E.O. 9156, 7 F.R. 3349; E.O. 9214, 7 F.R. 6097; E.O. 9294, 8 F.R. 221)

Issued at Washington, D. C., this 22d day of August 1945.

J. M. Johnson, Director,

Office of Defense Transportation.

[F. R. Doc. 45-15587; Filed, Aug. 22, 1945; 3:39 p. m.]

[Administrative Order ODT 14, Revocation]

PART 503-ADMINISTRATION

SPECIAL PERMITS: PROPERTY CARRYING MOTOR VEHICLES

Pursuant to Executive Order 8989, as amended, 9156, 9214, and 9294, Administrative Order ODT 14, §§ 503.310 to 503.321, inclusive (9 F.R. 1184), is hereby revoked effective November 1, 1945.

(E.O. 8989, as aniended, 6 F.R. 6725, 8 F.R. 14183; E.O. 9156, 7 F.R. 3349; E.O. 9214, 7 F.R. 6097; E.O. 9294, 8 F.R. 221)

Issued at Washington, D. C., this 22d day of August 1945.

J. M. Johnson, Director,

Office of Defense Transportation.

[F. R. Doc. 45-15586; Filed, Aug. 22, 1945; 3:38 p. m.]

[Gen. Order ODT 2, Revocation]

PART 501—CONSERVATION OF MOTOR EQUIPMENT

SUBSTITUTION OF MOTOR VEHICLE FOR RAIL PASSENGER TRANSPORTATION

#### Correction

The first paragraph of Federal Register Document 45–15333, appearing on page 10236 of the issue for Tuesday, August 21, 1945, should read as follows:

Pursuant to Executive Order 8989, as amended (6 F.R. 6725, 8 F.R. 14183), General Order ODT No. 2, §§ 501.1 to 501.3, inclusive (7 F.R. 2952), is hereby revoked effective August 31, 1945.

[Gen. Order ODT 27, as Amended, Revocation]

PART 501—CONSERVATION OF MOTOR EQUIPMENT

INTERCITY COMMON CARRIERS OF PASSENGERS BY MOTOR VEHICLE IN PUERTO RICO

Pursuant to Executive Orders 8989, as amended, 9156, 9214, and 9294, General Order ODT 27, as amended, §§ 501.160 to 501.170, inclusive (7 F.R. 11016, 8 F.R. 14583, 9 F.R. 116), is hereby revoked effective August 23, 1945.

(E.O. 8989, 6 F.R. 6725 and 8 F.R. 14183; E.O. 9156, 7 F.R. 3349; E.Q. 9214, 7 F.R. 6097; E.O. 9294, 8 F.R. 221)

Issued at Washington, D. C., this 23d day of August 1945.

J. M. Johnson, Director,

Office of Defense Transportation.

[F. R. Doc. 45-15646; Filed, Aug. 23, 1945; 11:07 a. m.]

[Gen. Order ODT 28, Revocation]

Part 501—Conservation of Motor Equipment

LIMITATION ON SPEED OF MOTOR VEHICLES IN PUERTO RICO

Pursuant to Executive Orders 8989, as amended, 9156, and 9214, General Order ODT 28, §§ 501.180 to 501.185, inclusive (7 F.R. 11017), is hereby revoked effective August 23, 1945.

(E.O. 8989, as amended, 6 F.R. 6725, 8 F.R. 14183; E.O. 9156, 7 F.R. 3349; E.O. 9214, 7 F.R. 6097)

Issued at Washington, D. C., this 23d day of August 1945.

J. M. Johnson, Director.

Office of Defense Transportation

[F. R. Doc. 45-15647; Filed, Aug. 23, 1945; 11:07 a. m.]

[Gen. Order ODT 29, as Amended, Revocation]

PART 501—CONSERVATION OF MOTOR EQUIPMENT

TAXICABS AND TAXI SERVICE IN PUERTO RICO

Pursuant to Executive Orders 8989, as amended, 9156, 9214, and 9294, General Order ODT 29, as amended, §§ 501.190 to 501.201, inclusive (7 F.R. 11017, 8 F.R. 14992), is hereby revoked effective August 23, 1945.

(E.O. 8989, as amended, 6 F.R. 6725, 8 F.R. 14183; E.O. 9156, 7 F.R. 3349; E.O. 9214, 7 F.R. 6097; E.O. 9294, 8 F.R. 221)

Issued at Washington, D. C., this 23d day of August 1945.

J. M. Johnson,
Director,
Office of Defense Transportation.

[F. R. Doc. 45-15648; Filed, Aug. 23, 1945; 11:07 a. m.]

[Gen. Order ODT 30, Revocation]

Part 501—Conservation of Motor Equipment

COMMON CARRIERS OF PROPERTY IN PUERTO

Pursuant to Executive Orders 8989, as amended, 9156, and 9214, General Order ODT 30, §§ 501.210 to 501.224, inclusive (7 F.R. 11018), is hereby revoked effective August 23, 1945.

(E.O. 8989, as amended, 6 F.R. 6725, 8 F.R. 14183; E.O. 9156, 7 F.R. 3349; E.O. 9214, 7 F.R. 6097)

Issued at Washington, D. C., this 23d day of August 1945.

J. M. JOHNSON,
Director,
Office of Defense Transportation.

[F. R. Doc. 45-15649; Filed, Aug. 23, 1945; 11:08 a.m.]

[Gen. Order ODT 31, Revocation]

PART 501—CONSERVATION OF MOTOR EQUIPMENT

MOTOR CARRIERS OF PROPERTY IN PUERTO

Pursuant to Executive Orders 8989, as amended, 9156, and 9214, General Order ODT 31, §§ 501.235 to 501.247, inclusive (7 F.R. 11021), is hereby revoked effective August 23, 1945.

(E.O. 8989, as amended, 6 F.R. 6725, 8 F.R. 14183; E.O. 9156, 7 F.R. 3349; E.O. 9214, 7 F.R. 6097)

Issued at Washington, D. C., this 23d day of August 1945.

J. M. JOHNSON,

Director.

. Office of Defense Transportation.

[F. R. Doc. 45-15650; Filed, Aug. 23, 1945; 11:08 a. m.]

No. 167----4

[Gen. Order ODT 32, Revocation]

Part 501—Conservation of Motor Equip-

LOCAL DELIVERY CARRIERS IN PUERTO RICO

Pursuant to Executive Orders 8939, as amended, 9156, and 9214, General Order ODT 32, §§ 501.258 to 501.269, inclusive (7 F.R. 11024), is hereby revoked effective August 23, 1945.

(E.O. 8989, as amended, 6 F.R. 6725, 8 F.R. 14183; E.O. 9156, 7 F.R. 3349; E.O. 9214, 7 F.R. 6097)

Issued at Washington, D. C., this 23d day of August 1945.

J. M. Johnson, Director,

Office of Defense Transportation.

[F. R. Doc. 45-15851; Filed, Aug. 23, 1945; 11:08 a. m.]

[Gen. Order ODT 33, Revocation]

PART 500—Conservation of Rail Equipment

PASSENGER TRAIN OPERATIONS RESTRICTED IN PUERTO RICO

Pursuant to Executive Orders 8989, as amended, and 9214, General Order ODT 33. §§ 500.55 to 500.62, inclusive (8 F.R. 330), is hereby revoked effective August 23, 1945.

(E.O. 8989, as amended, 6 F.R. 6725, 8 F.R. 14183; E.O. 9214, 7 F.R. 6097)

Issued at Washington, D. C., this 23d day of August 1945.

J. M. Johnson, Director,

Office of Defense Transportation.

[F. R. Doc. 45-15952; Filed, Aug. 23, 1945; 11:03 a. m.]

[Gen. Order ODT 34, Revecation]

PART 501—Conservation of Motor Equipment

CERTIFICATES OF WAR NECESSITY FOR COM-MERCIAL MOTOR VEHICLES IN PURITO RICO

Pursuant to Executive Orders 8989, as amended, 9156, 9214, and 9294, General Order ODT 34, §§ 501.280 to 501.294, inclusive (8 F.R. 3071), is hereby revoked effective August 23, 1945.

(E.O. 8989, as amended, 6 F.R. 6725, 8 F.R. 14183; E.O. 9156, 7 F.R. 3349; E.O. 9214, 7 F.R. 6097; E.O. 9294, 8 F.R. 221)

Issued at Washington, D. C., this 23d day of August 1945.

J. M. Johnson, Director.

Office of Defense Transportation.

[F. R. Doc. 45-15053; Filed, Aug. 23, 1945; 11:03 a. m.]

[Gen. Order ODT 36, as Amended, Revocation]

PART 501—CONSERVATION OF MOTOR EQUIPMENT

COMMON CARRIERS OF PASSENGERS BY MOTOR VEHICLE IN LOCAL SERVICE IN PUERTO RICO

Pursuant to Executive Orders 8989, as amended, 9156, 9214, and 9294, Gen-

eral Order ODT 36, as amended, §§ 501.322 to 501.330, inclusive (8 F.R. 4266, 9 F.R. 116), is hereby revoked effective August 23, 1945.

(E.O. 8989, as amended, 6 F.R. 6725, 8 F.R. 14183; E.O. 9156, 7 F.R. 3349; E.O. 9214, 7 F.R. 6097; E.O. 9294, 8 F.R. 221)

Issued at Washington, D. C., this 23d day of August 1945.

J. M. Johnson, Director.

Office of Defense Transportation.

[F. R. Doc. 45-15654; Filed, Aug 23, 1945; 11:03 a. m.]

#### Notices

FEDERAL COMMUNICATIONS COM-MISSION.

[Docket No. 6775]

MACKAY RADIO AND TELEGRAPH CO. ET AL.

ORDER INSTITUTING INVESTIGATION AND SETTING HEARING DATE

In the matter of increased charges for telegraph communications from the United States, its territories and possessions, to Spanish Morocco.

At a session of the Federal Communications Commission held at its offices in Washington, D. C. on the 14th day of August, 1945;

It appearing, that R. C. A. Communications, Inc., the Commercial Cable Company, Mackay Radio and Telegraph Company, All America Cables and Radio, Inc., and The Western Union Telegraph Company have filed with the Commission revised tariff schedules effective August 20, August 22, and September 15, 1945, stating new increased charges for telegraph messages from the United States and certain of its possessions to Spanish Morocco; said tariff schedules being designated as follows:

MACHAY RADIO AND TELEGRAPH COMPANY

TARIFF F. C. C. NO. 2

19th Reviced Page 75.

20th Revised Page 100.

19th Revised Page 120. 15th Revised Page 129B.

12th Revised Page 139.

18th Reviced Page 164.

THE WESTERN UNION TELEGRAPH COMPANY

TARIFF F. C. C. NO. 173

7th Revised Page 26.

TARIFF F. C. C. NO. 180

16th Reviced Page 35A. 1st Reviced Page 67.

COLLLEGIAL CABLE COLIPANY

TABLET F. C. C. 170. 2

12th Revised Page 54. 13th Revised Page 67. 11th Revised Page 76. 9th Revised Page 80B. 14th Revised Page 85.

R. C. A. COMMUNICATIONS, INC.

TARIFF F. C. C. NO. 15

16th Reviced Page 71.

ALL AMERICA CABLES AND RADIO, INC. TARIFF F. C. C. NO. 2

17th Revised Page 89F. 14th Revised Page 89G.

It further appearing, that said tariff schedules state increased charges for telegraph communications in interstate and foreign commerce; that the rights and interests of the public may be injuriously affected thereby; and it being the opinion of the Commission that the effective date of such schedules, insofar as they provide for increased charges for telegraph communications from the United States, its territories and possessions, to Spanish Morocco, should be postponed pending hearing and decision on the lawfulness of such increased charges;

It is ordered, That the Commission upon its own motion, without formal pleading, enter upon a hearing concerning the lawfulness of the charges contained in the above-cited tariff schedules, insofar as they relate to telegraph communications from the United States, its territories and possessions, to Spanish Morocco;

It is further ordered, That the opera-tion of the above-cited tariff schedules, insofar as they provide for increased charges for and in connection with telegraph communications from the United States, its territories and possessions, to Spanish Morocco, be suspended; that the use of the charges therein stated be deferred until November 20, 1945, unless otherwise ordered by the Commission; and that during said period of suspension no changes shall be made in such charges or in the charges sought to be altered, unless authorized by special permission of the Commission.

It is further ordered, That an investigation be, and the same is hereby instituted, into the lawfulness of the rates, charges, classifications, regulations, practices, and services of R. C. A. Communications, Inc., the Commercial Cable Company, Mackay Radio and Telegraph Company, All America Cables and Radio, Inc., and The Western Union Telegraph Company, for and in connection with tele-graph communication service between the United States, its territories and possessions, on the one hand, and Spanish

Morocco, on the other;

It is further ordered, That in the event a decision as to the lawfulness of the charges herein suspended has not been made during the suspension period and said charges have gone into effect, all of the carriers subject to the Commission's jurisdiction participating in the service provided under the tariff provisions herein suspended, shall, until further order of the Commission, each keep accurate account of all amounts charged, collected or received by reason of any increase in charges effected thereby; that each such carrier shall specify in such accounts by whom and in whose behalf such amounts are paid; and each such carrier shall file with this Commission a report, under oath, on or before the 10th day of each calendar month, commencing December 10, 1945 showing the amounts accounted for as aforesaid during the previous calendar month:

It is further ordered, That a copy of this order be filed in the offices of the Commission with said tariff schedules herein suspended; that all carriers subject to the Commission's jurisdiction which are parties to such tariff schedules be, and they are hereby each made a party respondent to this proceeding; and that copies hereof be served upon each such party respondent;

It is further ordered, That this proceeding be, and the same is hereby assigned for hearing on the 12th day of September, 1945, beginning at 10:00 a.m. at the offices of the Federal Communications Commission in Washington, D. C.

By the Commission.

[SEAL P

T. J. SLOWIE, Secretary.

[F. R. Doc. 45-15612; Filed, Aug. 23, 1945; 9:46 a. m.]

INTERSTATE COMMERCE COMMIS-SION.

[S. O. 69-A]

AUTHORIZATION OF GROUND STORAGE OF EXPORT FREIGHT AT NEW ENGLAND

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 22d day of August, A. D. 1945.

Upon further consideration of the provisions of Service Order No. 69 of February 3, 1942, and good cause appearing

therefor: It is ordered, That: Service Order No. 69, authorizing ground storage of export freight at New England ports, be, and it is hereby, vacated and set aside.

It is further ordered, That this order shall become effective at 12:01 a. m., August 27, 1945; that a copy of this order and direction shall be served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and that notice of this order be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

By the Commission, Division 3.

[SEAL]

W. P. BARTEL. Secretary.

[F. R. Doc. 45-15628; Filed, Aug. 23, 1945; 11:00 a. m.]

[S. O. 70-A, Special Permit 1028]

RECONSIGNMENT OF POTATOES AT CHICAGO, ILL.

Pursuant to the authority vested in me by paragraph (f) of the first ordering paragraph (§ 95.35, 8 F.R. 14624) of Service Order No. 70-A of October 22, 1943, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard entirely the provisions of Service Order No. 70-A insofar as it applies to the reconsignment at Chicago, Illinois, August 18, 1945, by F. E. Baldwin & Company,

of car PFE 95807, potatoes, now on the Chicago Produce Terminal to Produce Distribu-

tors, Rockford, Illinois. (C&NW).

The waybill shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 18th day of August 1945.

> V. C. CLINGER. Director. Bureau of Service.

[F. R. Doc. 45-15629; Filed, Aug. 23, 1945; 11:00 a. m.]

[S. O. 70-A, Special Permit 1029]

RECONSIGNMENT OF POTATOES AT ST. LOUIS, Mo.

Pursuant to the authority vested in me by paragraph (f) of the first ordering paragraph (§ 95.35, 8 F.R. 14624), of Service Order No. 70-A of October 22, 1943, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard entirely the provisions of Service Order No. 70-A insofar as it applies to the reconsignment at St. Louis, Missouri, August 18, 1945, by A. M. Macheca, of car PFE 50908, potatoes, now on the Missouri Pacific Railroad, to Cairo, Illinois, stop of Carbondale, Ill. (IC). The waybill shall show reference to this

special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notico of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 18th day of August 1945.

> V. C. CLINGER, Director. . Bureau of Service.

[F. R. Doc. 45-15630; Filed, Aug. 23, 1945; 11:00 a. m.]

[S. O. 70-A, Special Permit 1030]

RECONSIGNMENT OF GRAPES AT CHICAGO.

Pursuant to the authority vested in me by paragraph (f) of the first ordering paragraph (§ 95.35, 8 F.R. 14624) of Service Order No. 70-A of October 22, 1943, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard entirely the provisions of Service Order No. 70-A insofar as it applies to the reconsignment at Chicago, Illinois, August 18, 1945, by Gamble Robinson, Limited, of car PFE 95385, grapes, now on the Chicago and North Western Rallroad, to Gamble Robinson, Limited, Ottawa, Canada (MC-CP).

The waybill shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 18th day of August 1945.

V. C. CLINGER,
Director,
Bureau of Service.

[F. R. Doc. 45-15631; Filed, Aug. 23, 1945; 11:00 a. m.]

#### [S. O. 74-A]

# BULKHEADING CARS OF WATERLIELONS PROHIBITED

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 22d day of August, A. D. 1945.

Upon further consideration of the provisions of Service Order No. 74 of May 21, 1942, and good cause appearing therefor: It is ordered, That:

(a) Service Order No. 74, prohibiting bulkheading cars of watermelons, be, and it is hereby, vacated and set aside.

(b) Announcement required. Each of the railroads affected by this order shall within fifteen (15) days from the effective date of this order, publish, file, and post a supplement to each of its tariffs affected announcing the vacation by this order on the effective date hereof, of Service Order No. 74 and stating that the provisions in said tariffs which were suspended by such order will be restored on the effective date of this order. (40 Stat. 101, sec. 402, 418; 41 Stat. 476, sec. 4; 54 Stat. 901, 911; 49 U.S.C. 1 (10)-(17), 15 (2))

It is further ordered, That this order shall become effective at 12:01 a. m., August 27, 1945; that a copy of this order and direction shall be served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and that notice of this order be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

By the Commission, Division 3.

[SEAL]

W. P. BARTEL, Secretary.

[F. R. Doc. 45-15632; Filed, Aug. 23, 1945; 11:00 a. m.]

[2d Rev. S. O. 360, Special Fermit 40]

REFRIGERATION OF POTATOES FROM GREENPORT, LONG ISLAND, N. Y.

Pursuant to the authority vested in me by paragraph (e) of the first ordering paragraph of Second Revised Service Order No. 300 (10 F.R. 6802), permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard the provisions of Second Revised Service Order No. 309 intofar as it applies to the furnishing of standard refrigeration on cars of potatoes, chipped by F. H. Vahlsing, Inc., as follows: FGE 15710, 16337 and 35440, from Greenport, L. I., August 17, 1945, consigned to N. Gerael & Company, Inc., Tampa, Florida (LI-PRR-RFCP-SAL); PFE 76536 and ART 17863 from Bridgehampton, L. I., August 18, 1945, consigned to Sidney Alterman, Port Everglades, Florida (LI-PRR-Sou-FEC); SFRD 22837 and MDT 16338 from Greenport, L. I., August 18, 1945, consigned to N. Gerael & Company, Inc., Tampa, Florida (LI-PRR-RF&P-SAL), all to be exported to Cuba.

The waybills shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and par diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filling it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 18th day of August 1945.

V. C. CLINGER,
Director,
Bureau of Service.

[F. R. Doc. 45-15636; Filed, Aug. 23, 1945; 11:01 a. m.]

#### [S. O. 332, Special Permit 7]

LOADING AND BILLING OF TIN CANS

Pursuant to the authority vested in me by paragraph (f) of the first ordering paragraph of Service Order No. 332 (10 F.R. 8603); permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard the provisions of Service Order No. 332 insofar as it applies to the loading and billing of tin cans Sunday, August 19, 1945.

The waybill shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Iccued at Washington, D. C., this 18th day of August 1945.

V. C. CLINGER,

Director,

Bureau of Service.

[F. R. Doc. 45-15638; Filed, Aug. 23, 1945; 11:01 a. m.]

[Rev. S. O. 345, Special Permit 3]

REFRIGERATION OF PFE FREIGHT CAR FROM • GIRRON, NEBR.

Pursuant to the authority vested in me by paragraph (g) of the first ordering paragraph of Revised Service Order No. 345 (10 F.R. 10034), permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To dicregard the provisions of Revised Service Order No. 345 insofar as it applies to standard refrigeration on PFE 60247 shipped by Piowaty Bargart, Gibbon, Nebraska, to Port Lyerglades, Florida, route UP-IC-NC& StI-ABC-ACI-FEC.

The waybill shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 18th day of August 1945.

V. C. CLINGER,
Director,
Bureau of Service.

[F. R. Doc. 45-15640; Filed, Aug. 23, 1945; 11:01 a.m.]

[Rev. S. O. 345, Special Permit 4]

REFRIGERATION OF MDT, ART, AND PFE FREIGHT CARS AT CHICAGO, ILL.

Pursuant to the authority vested in me by paragraph (g) of the first ordering paragraph of Revised Service Order No. 345 (10 F.R. 10034), permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To dicregard the provisions of Revised Service Order No. 345 insofar as it applies to standard refrigeration at and from Chicago on LDT 16833, ART 7106 and FFE 69259 as ordered by Plowaty Bergart, shipped from Gibbon, Rebracka, August 16 routed UP-IC-NCC:Sti-ABC-ACL-FEC to Port Everglades, Florida.

The waybills chall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commis-

sion at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 18th day of August 1945.

> V. C. CLINGER, Director, Bureau of Service.

[F. R. Doc. 45-15641; Filed, Aug. 23, 1945; 11:01 a. m.]

> [Rev. S. O. 346, Special Permit 3] ICING OF PEAS AT CHICAGO, ILL.

Pursuant to the authority vested in me by paragraph (f) of the first ordering paragraph of Revised Service Order No. 346 (10 F.R. 10035), permission is granted for any common carrier by railroad subject to the Interstate Commerce

To disregard the provisions of Revised Service Order No. 346 insofar as it applies to the furnishing of one additional retop icing in transit only, at Chicago, Illinois, (on Wab) not later than August 23, 1945, on car ART 21681, peas, shipped from Del Norte, Colorado, August 15, 1945, consigned to Atlantic Commission Company, Boston, Massachusetts, (Mo. Pac.-Wab. to Chicago-NYC and connections), as ordered by Hartner Produce Company, Denver, Colorado.

The waybill shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 18th day of August 1945.

> V. C. CLINGER. Director. Bureau of Service.

[F. R. Doc. 45-15642; Filed, Aug. 23, 1945; 11:01 a.m.]

OFFICE OF ALIEN PROPERTY CUS-TODIAN.

[Vesting Order 5179]

Frances Suzanne Hansen

In re: Estate of Frances Suzanne Hansen, also known as Frances Herbert, deceased, File D-6-1178; E.T. sec. 12258.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding;

That the property described as follows: All right, title, interest and claim of any kind or character whatsoever of Thekla (Theckla) Gunther, and heirs, next of kin and distribu-tees, names unknown, of Frances Suzanne Hansen, also known as Frances Herbert, deceased, and each of them, in and to the Estate

of Frances Suzanne Hansen, also known as Frances Herbert, deceased,

property payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely,

Nationals and Last Known Address

Thekla (Theckla) Gunther, Germany (Austria)

Heirs, next of kin and distributees, names unknown, of Frances Suzanne Hansen, also known as Frances Herbert, deceased, Germany (Austria).

That such property is in the process of administration by R. G. Thompson and Margaret McCaul, as Executors, acting under the judicial supervision of the Superior Court of the State of California, in and for the County of Los Angeles;

And determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest.

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or

right to allowance of any such claim.
The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on August 7, 1945.

[SEAL] JAMES E. MARKHAM, Alien Property Custodian.

[F. R. Doc. 45-15581; Filed, Aug. 22, 1945; 12:38 p. m.]

> [Vesting Order 5086] CLARA HERZ

In re: Interest in real property and a claim owned by Clara Herz, also known as Klara Herz, as Clara Heart and as Clara Kleinberger.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That the last known address of Clara Herz, also known as Klara Herz, as Clara Heart and as Clara Kleinberger, is Berlin, Germany, and that she is a resident of Germany, and a national of a designated enemy country (Germany);

2. That Clara Herz, also known as Klara Herz, as Clara Heart and as Clara Kleinberger, is the owner of the property described

in subparagraph 3 hereof;

3. That the property described as follows:
a. An undivided one-half interest in and
to the real property situated in the City of
Knoxville, Knox County, Tennessee, particu-larly described in Exhibit A, attached hereto and by reference made a part hereof, together with all hereditaments, fixtures, improvements and appurtenances thereto, and any and all claims for rents, refunds, benefits or other payments arising from the ownership

of such property, and
b. All right, title, interest and claim of
any name or nature whatsover of Clara
Herz, also known as Klara Herz, as Clara
Heart and as Clara Kleinberger, in and to any and all obligations, contingent or otherwise and whether or not matured, owing to Clara Herz, also known as Klara Herz, as Clara Heart and as Clara Kleinberger, by the City of Knoxville, Tennessee, on account of over-payment of real estate taxes, and any and all security rights in and to any and all collateral for any or all such obligations and the right to enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, a designated enemy country (Germany) or national thereof;

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national in-

hereby vests in the Alien Property Custodian the property described in subparagraph 3-a hereof, subject to recorded liens, encumbrances and other rights of record held by or for persons who are not nationals of designated enemy countries, and hereby vests in the Alien Property Custodian the property described in subparagraph 3-b hereof,

All such property so vested to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Allen Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall this order be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on July 12, 1945.

[SEAL] Francis J. McNamara, Deputy Alien Property Custodian.

#### EXHIBIT A

Real property situated in the City of Knoxville, State of Tennessee, fronting 55 feet on Jackson Street and being 150 feet in depth, the same being the westernmost plot of the lot known and described as Lot No. 280 in Sneed King & Company's Railroad Addition to Knoxville, as conveyed to Frank Heart and Marcus Heart by Isabella G. Webb under a certain warranty deed, dated March 13, 1873, and recorded on March 15, 1873, in Book L, Vol. 3, page 71 in the Register's Office of Knox County, Tennessee, and having an area of 8,250 square feet.

[F. R. Doc. 45-15580; Filed, Aug. 22, 1945; 12:38 p. m.]

OFFICE OF DEFENSE TRANSPORTA-TION.

[Certain Special Orders ODT LB. Series, Revocation]

DIRECTIONS GOVERNING LOCAL PASSENGER
TRANSPORT

Pursuant to Executive Orders 8989, as amended, 9156, and 9294, it is hereby ordered that Special Orders ODT LB-10 (8 F.R. 3965), LB-11 (8 F.R. 5415), LB-14 (8 F.R. 14696), and LB-15A (9 F.R. 952), be, and the same are hereby, revoked effective September 1, 1945.

(E.O. 8989, as amended, 6 F.R. 6725, 8 F.R. 14183; E.O. 9156, 7 F.R. 3349; E.O. 9294, 8 F.R. 221)

Issued at Washington, D. C., this 22d day of August 1945.

J. M. Johnson,

Director,

Director,
Office of Defense Transportation.

[F. R. Doc. 45-15588; Filed, Aug. 22, 1945; 3:39 p. m.]

[Special Orders ODT LB-8, LB-13A, Revocation]

DIRECTIONS GOVERNING LOCAL PASSENGER
TRANSPORT

Pursuant to Executive Orders 8989, as amended, 9156, and 9294, It is hereby ordered, That Special Orders ODT LB-8 (7 F.R. 9262) and LB-13A (9 F.R. 2926) be, and the same are hereby, revoked effective September 15, 1945.

(E.O. 8989, as amended, 6 F.R. 6725, 8 F.R. 14183; E.O. 9156, 7 F.R. 3349; E.O. 9294, 8 F.R. 221)

Issued at Washington, D. C., this 23d day of August 1945.

J. M. Johnson, Director,

Office of Defense Transportation.
[F. R. Doc. 45-15043; Filed, Aug. 23, 1945; 11:07 a. m.]

[Special Order ODT MF-1, Revocation]
COMMON CARNIERS

SUBSTITUTED AND COORDINATED SERVICE IN

Pursuant to Executive Orders 8989, as amended, and 9156, Special Order ODT MF-1, paragraphs 1 to 7, inclusive (9 F.R. 3402), is hereby revoked effective October 1, 1945.

(E.O. 8989, as amended, 6 F.R. 6725, 8 F.R. 14183; E.O. 9156, 7 F.R. 3349)

Issued at Washington, D. C., this 23d day of August 1945.

J. M. Johnson, Director,

Office of Defense Transportation.

[F. R. Doc. 44-15644; Filed, Aug. 23, 1945; 11:07 a. m.]

[Special Order ODT R-5, Revocation]

LOUISVILLE AND NASHVILLE RAILROAD CO.

ESTABLISHMENT OF PASSENGER TRAIN SERVICE BETWEEN DESIGNATED POINTS IN TEN-NESSEE

Pursuant to Executive Order 8939, as amended, Special Order ODT R-5 (8 F.R. 10788), is hereby revoked effective August 23, 1945.

(E.O. 8989, as amended, 6 F.R. 6725, 8 F.R. 14183)

Issued at Washington, D. C., this 23d day of August 1945.

J. M. Johnson, Director,

Office of Defense Transportation.

[F. R. Doc. 45-15645; Filed, Aug. 23, 1945; 11:07 a. m.]

OFFICE OF PRICE ADMINISTRATION.

[RMPR 122, Amdt. 32 to Rev. Order 47]

LOCUST COAL CO.

ADJUSTMENT OF MAXIMUM PRICES

For the reasons set forth in an opinion issued herewith and in accordance with § 1340.259 (a) (1) of Revised Maximum Price Regulation No. 122; It is ordered, That Revised Order No. 47 under Revised Maximum Price Regulation No. 122 be amended in the following respect:

Paragraph (f6) is amended to read as follows:

(f6) The prices set forth in paragraphs (c) (1), (d) and (f) for the respective areas for "direct delivery" and "yard

sales" may be increased for sales of Pennsylvania anthracite produced by Locust Coal Company by no more than 60 cents per net ton in the egg, stove, nut, pea and buckwheat sizes; and by no more than 40 cents per net ton in the rice size; if:

(1) The dealer keeps Pennsylvania anthracite produced by Locust Coal Company separate in storage and delivery from any other kind of solid fuels:

(2) The dealer keeps complete and accurate records of the Locust Coal Company's anthracite for such time as this paragraph (16) is in effect. The records shall show: the date he received the coal; the name and address of the producer; the quantity in net tons of each delivery to him of such anthracite and all invoices sent to him by the producer; and

(3) The Locust Coal Company's anthracite is produced and prepared at the Weston Breaker, Shenandoah, Pennsyl-

vania.

This amendment shall become effective August 23, 1945.

Issued this 22d day of August 1945.

James G. Rogers, Jr., Acting Administrator.

[F. R. Doc. 45-15531; Filed, Aug. 22, 1945; 11:47 a. m.]

[RMPR 131, Order 39]

RELINIERS, PATCHES, AND BOOTS

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to section 5a (c) of Revised Maximum Price Regulation 131, it is ordered:

- (a) Applicability. This order applies to sales of reliners, patches, and/or boots which are made from scrap materials and which are sold to jobbers, mail order houses, and chain store systems of more than 25 units, the maximum prices on which transactions were established prior to August 7, 1945, by written order under subparagraph (5) of section 5a (c) of Revised Maximum Price Regulation 131.
- (b) Maximum prices. Maximum prices for sales of the commodity described in paragraph (a) of this order, shall be the maximum prices heretofore authorized by written order pursuant to section 5a (c) for all wholesale sales less a minimum discount of 20 percent.
- (2) The maximum prices for sales of reliners, patches, and/or boots which are made from scrap material and which are sold at retail or to vulcanizers, recappers, and retailers (not including mail order houses or chain store systems of more than 25 units) are not affected by this order.
- (c) Notification of maximum prices. With or prior to the first delivery of any repair material covered by this order to any person who purchases for resale, the seller shall furnish such buyer a notification in writing setting forth the maximum prices established for sales to jobbers, mail order houses, and chain store

systems of more than 25 units, which are the maximum prices determined pursuant to paragraph (b) (1) above, and the applicable maximum prices for other wholesale sales and for sales at retail, which are the maximum prices heretofore authorized by written order of the Office of Price Administration under section 5a (c) of Revised Maximum Price Regulation 131.

(d) All provisions of Revised Maximum Price Regulation 131 not inconsistent with this order shall apply to sales of the commodities covered by this order.

(e) This order may be revoked or amended by the Office of Price Administration at any time.

This order shall become effective as of August 13, 1945.

Issued this 22d day of August 1945.

JAMES G. ROGERS, Jr., Acting Administrator.

[F. R. Doc. 45-15562; Filed, Aug. 22, 1945; 11:49 a. m.]

## [RMPR 136, Order 493] KING-SEELEY CORP.

#### AUTHORIZATION OF MAXIMUM PRICES

Order No. 493 under Revised Maximum Price Regulation 136. Machines, parts and industrial equipment. Central Specialty Division of the King-Seeley Corporation; Docket No. 6083-136.21-390.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to section 21 of Revised Maximum Price Regulation 136; It is ordered:

(a) The maximum prices for sales of power tools and accessories by the Central Specialty Division of the King-Seeley Corporation, Ypsilanti, Michigan, shall be determined as follows:

The manufacturer shall multiply by 128.4% the maximum net price he had in effect to a purchaser of the same class just prior to the issuance of this order.

(b) The maximum prices for sales of power tools and accessories by resellers shall be determined as follows: The reseller shall add to the maximum net price he had in effect to a purchaser of the same class, just prior to the issuance of this order, the amount, in dollars-and-cents, by which his net invoiced cost has been increased due to the adjustment granted the manufacturer by this order.

(c) The Central Specialty Division of the King-Seeley Corporation shall notify each person who buys power tools or accessories for resale of the dollars-and-cents amounts by which this order permits the reseller to increase his maximum net prices. A copy of each such notice shall be filed with the Machinery Branch, Office of Price Administration, Washington 25. D. C.

(d) All requests not granted herein are denied.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective August 23, 1945.

Issued this 22d day of August 1945.

James G. Rogers, Jr., Acting Administrator.

[F. R. Doc. 45-15563; Filed, Aug. 22, 1945; 11:48 a. m.]

#### [MPR 188, Rev. Order 4105]

#### ART METALS

#### APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; It is ordered:

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Art Metals, 212–230 Fifth Street, Bridgeport 7, Connecticut.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

		sales t	um pric y any s to	es for eller
Ariide ,	Model		Retail- ers	Con- sum- ers
Fruit juice squeezer, cast aluminum	3	Each \$1.89	Each \$2.37	Each \$3.95

These maximum prices are for the article described in the manufacturer's application dated May 25, 1945.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. They are f. o. b. factory and are subject to a cash discount of 2% for payment within ten days, net thirty days.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

-(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement:

#### OPA Retail Ceiling Price—\$3.95 Do Not Detach or Obliterate

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the seller shall notify the purchaser

in writing of the maximum prices and conditions established by this order for sales by the purchasers. This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at any time.

(e) This order shall become effective on the 23d day of August 1945.

Issued this 22d day of August 1945.

James G. Rogers, Jr., Acting Administrator.

[F. R. Doc. 45-15564; Filed, Aug. 22, 1948; 11:47 a. m.]

[MPR 188, Corr. to Order 4130] COLUMBIA ASSOCIATES

#### APPROVAL OF MAXIMUM PRICES

Order No. 4130 under § 1499.158 of Maximum Price Regulation No. 188 is corrected by changing paragraph (a) to read as follows:

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Columbia Associates, 141 West Twenty-Fourth Street, New York 11, New York.

This correction shall become effective on the 22d day of August 1945.

Issued this 22d day of August 1945.

James G. Rogers, Jr., Acting Administrator.

[F. R. Doc. 45-15565; Filed, Aug. 22, 1945; 11:47 a. m.]

#### [MPR 188, Order 4272] CAMERON MFG. CORP.

#### APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.159c of Maximum Price Regulation No. 188; It is ordered:

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Cameron Manufacturing Corporation, of Emporium, Pennsylvania.

(1) For all sales and deliveries to the following classes of purchasers by any person, the maximum prices are those set forth below:

	Maxia	num prie	es for
Articlo	Jobbers	Rotail- Con suții ers	
Model 6 standard slip joint pliers (6")	Each \$0.43	Each \$0.67	Each \$0.86 1.16

These maximum prices are for the articles described in the manufacturer's reports dated June 4, 1945 and June 11, 1945.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. They are f. o. b. factory, and they are subject to a cash

discount of two percent for payment within ten days, except that the prices for sales to consumers are net.

- (3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.
- (4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.
- (b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement with the amount properly filled in:

#### OPA Retail Ceiling Price—\$-----Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at

any time.

(e) This order shall become effective on the 23d day of August 1945.

Isued this 22d day of August 1945.

James G. Rogers, Jr., Acting Administrator.

[F. R. Doc. 45-15566; Filed, Aug. 22, 1945; 11:50 a.m.]

[MPR 188, Order 4273] MINDOR PRODUCTS

## . APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; It is ordered:

- (a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Mindor Products, 958 Utica Avenue, Brooklyn, N. Y.
- (1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Model	the ma	des by mufac- to—	For sales by any
	No.	Job- bers	Re- tailers	to con- sumers
13" crystal vanity lamp with pressed glass base, hobnail ball break and reeded tube	201 and 202,	Each \$1. 19	Each \$1.40	Each \$2, 50

These maximum prices are for the articles described in the manufacturer's application dated June 9, 1945.

(2) For sales by the manufacturer, the maximum prices apply to all cales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. For sales to persons other than consumers they are f. o. b. factory, 2% 10 days, net 30. The maximum price to consumers is net, edelivered.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement, with the proper model number and the ceiling-price inserted in the blank spaces:

#### Model No. \_\_\_\_ OPA Retail Ceiling Price—3\_\_\_\_ Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient

(d) Jobber's maximum prices for sales of the articles covered by this order shall be established under the provisions of section 4.5 of SR 14J.

(e) This order may be revoked or amended by the Price Administrator at any time.

(f) This order shall become effective on the 23d day of August 1945.

Issued this 22d day of August 1945.

James G. Rogens, Jr., Acting Administrator.

[F. R. Doc. 45-15567; Filed, Aug. 22, 1945; 11:50 a. m.]

[MPR 188, Order 4274]

CROWNFORD CHINA CO.

#### APPROVAL OF MARIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; It is ordered:

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Crownford China Company, 45 West 25th Street, New York 10, N. Y.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Model No.	For sa the ma tures	For salisby any	
	20.	Job- ters	Re- tailers	to con- summers
25" table lump, clazed chiral are, hard point- ed and decreated. 25" table lump, glazed	£000	Ecch \$15, 73	Ecch 18.50	Eath \$73, 20
ehina handdaestate l	3118	11.05	13.60	23,40

These maximum prices are for the articles described in the manufacturer's application dated February 14, 1945.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 183 became applicable to those sales and deliveries. For sales to persons other than consumers they are f. o. b. factory, 2% 10 days, net 30. The maximum price to consumers is net, delivered.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of

similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 128, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement, with the proper model number and the ceiling price inserted in the blank spaces:

#### Medel No. \_\_\_\_ OPA Retail, Ceiling Price—\$\_\_\_\_ Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) Jobber's maximum prices for sales of the articles covered by this order shall be established under the provisions of section 4.5 of SR 14J.

(e) This order may be revoked or amended by the Price Administrator at any time.

(f) This order shall become effective on the 23d day of August 1945.

Icaued this 22d day of August 1945.

JAMES G. ROGERS, Jr., Acting Administrator.

[F. R. Doc. 45-15533; Filed, Aug. 22, 1945; 11:59 a. m.]

[MPR 188, Order 4275]

JUDSON W. & EVA B. COMPTON

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; It is ordered:

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Judson. W. & Eva B. Compton, 3801 South East Belmont Street, Portland 15, Oreg.

· (1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Model	For s the ma ture	For sales to any	
21101010	No. ≈	Job- bers	Re- tailers	to con- sumers
Myrtle wood lamp with 3 myrtle wood ball- shaped breaks and		-		
finished with clear lacquer Myrtle wood pin-up	1	Each \$5.81	Each. \$6.25	Each \$11.25
lamp finished with clear lacquer Myrtle wood lamp, urn	8	5.13	6.04	10.85
shaped and finished with clear lacquer	15	5.31	6.25	11.25

These maximum prices are for the articles described in the manufacturer's application dated March 27, 1945.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. For sales to persons other than consumers they are f. o. b. factory, 2% 10 days, net 30. The maximum price to consumers is net, delivered.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499,158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement, with the proper model number and the ceiling price inserted in the blank spaces:

Model No. \_\_\_\_ OPA Retail Ceiling Price—\$\_\_\_\_ Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the

manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) Jobber's maximum prices for salës of the articles covered by this order shall be established under the provisions of section 4.5 of SR 14J.

(e) This order may be revoked or amended by the Price Administrator at any time.

(f) This order shall become effective on the 23d day of August 1945.

Issued this 22d day of August 1945.

James G. Rogers, Jr., Acting Administrator.

[F. R. Doc. 45-15569; Filed, Aug. 22, 1945; 11:49 a. m.]

[MPR 188, Order 4276]

W AND W FOUNDRY

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; It is ordered:

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by the W and W Foundry, 16717 Manhattan Place, Gardena, Calif.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

		Maximum prices for sales by any seller to-				
Artiçle	Model .	Whole- salers (jobbers)	Chain and depart- ment stores	Other retailers	Consumers	
Aluminum sauce pan, with cover, 2 quart size. Aluminum sauce pan, with cover, 3 quart size. Aluminum sauce pan, with cover, 4	350-200C 350-300C 350-100C	Each \$1.70	Each \$2.04	Each \$2, 27 2, 80	Each \$3,40 4,20	
quart size.  Aluminum chicken fryer, with cover.  Aluminum skillet, molded haudle.  Aluminum griddle.  Aluminum griddle.	1175 350-110M 350-1108 9" dia	2. 43 2. 85 1. 35 2. 40 1. 15	2,91 3,42 1,62 2,83 1,38	3, 23 3, 80 1, 80 3, 10 1, 63	4,85 5,70 2,70 4,80 2,50	

These maximum prices are for the articles described in the manufacturer's applications dated June 14, 1945.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188'became applicable to those sales and deliveries. These prices are f. o. b. factory and subject to a cash discount of 2% for payment within 10 days, net 30 days.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement with the correct retail ceiling price filled in:

OPA Retail Ceiling Price—\$\_\_\_\_ Do Not Remove or Obliterate

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the

seller shall notify the purchaser in writing of the maximum prices and conditions established by this order, for sales by the purchaser. This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at any time.

(e) This order shall become effective on the 23d day of August 1945.

Issued this 22d day of August 1945.

James G. Rogers, Jr., Acting Administrator.

[F. R. Doc. 45-15570; Filed, Aug. 23, 1946; 11:46 a. m.]

[MPR 188, Order 4277]

PREFERABLE PRODUCTS CORP.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; It is ordered:

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Preferable Products Corporation, 12 Howard Avenue, Brooklyn, N. Y.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Model No.	For s the ma ture	For sales by any	
	7.0.	Job- bers	Re- tailers	person to con- sumers
Bronze plated floor lamp with diffusing glass Bronze plated Torchiere	500	Each \$5.95	Each \$7.00	Each \$12.60
lamp without glass reflector	600	6.60	7.75	13.95

Both lamps to be built to eliminate any fire hazards.

These maximum prices are for the articles described in the manufacturer's application dated June 20, 1945.

- (2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. For sales to persons other than consumers they are f. o. b. factory. The maximum price to consumers is net, delivered.
- (3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.
- (4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.
- (b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement, with the proper model number and the ceiling price inserted in the blank spaces:

#### Model No. OPA Retail Ceiling Price—\$\_ Do Not Detach

- (c) At the time of, or prior to, the first invoice to each purchaser for resale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.
- (d) Jobber's maximum prices for sales of the articles covered by this order shall be established under the provisions of section 4.5 of SR 14J.
- (e) This order may be revoked or amended by the Price Administrator at
- (f) This order shall become effective on the 23d day of August 1945.

Issued this 22d day of August 1945.

· JAMES G. ROGERS, Jr., Acting Administrator.

[F. R. Doc. 45-15571; Filed, Aug. 22, 1945; 11:48 a. m.]

[MPR 188, Order 4278] EDISON MEG. CO.

#### APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188, It is ordered:

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by the Edison Manufacturing Co., 6200 Franklin Avenue, Los Angeles 28, Calif.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

		May est to	imum les by	price	s fir coller
Articlo		Wholesalers (Jobbers)	Rotallera (6 units or mere)	Retailers fies than 6 units)	Consumers
Riectrio fan 8" Electric fan 10" Electric fan 12"	191	E:::15 \$3.55 7.63 12.16	Deth 83.03 8.03 14.49	Ecch 81.03 8.01 16.49	Ec: 5 (3.45) (3.25) (3.25)

These maximum prices are for the articles described in the manufacturer's application dated June 26, 1945. These prices include the Federal Excise Tax.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. They are f. o. b. factory and subject to a cash discount of 2% for payment within 10 days, net 30 days

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

- (4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administra-
- (b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain either of the following statements with the correct order number, model-number and retail prices properly filled in:

Order No. 4278 Model No. OPA Retail Ceiling Price-3. Federal Excise Tax Included Do Not Detach or Obliterate

Edicon Manufacturing Company 6200 Franklin Avenue Los Angeles 23, California Model No. OPA Retail Celling Price-3 Federal Excise Tax Included Do Not Detach or Obliterate

(c) At the time of, or prior to, the first involce to each purchaser for resale, the seller shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at any time.

(e) This order shall become effective on the 23d day of August 1945.

Issued this 22d day of August 1945.

JAMES G. ROGERS, Jr. Acting Administrator.

[F. E. Dac. 45-15572; Filed, Aug. 22, 1945; 11:48 a. m.]

> [MPR 183, Order 4279] NEW ERA LIGHT CO.

#### APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188. It is ordered:

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by New Era Light Company, 2121 Broadway, New York 24, N. Y.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Ariliza	Model No.	For so the n feeture	For sales by any	
•••••		Job- ters	Retail- ers	to con-
Fluorescent desk lamp in cresklo brown finish with flexible chaft col- umn.	1 "Flex- elite".	Each \$5,52	Each \$6.50	Each \$11.70

These maximum prices are for the articles described in the manufacturer's application dated June 1, 1945.

- (2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. For sales to persons other than consumers they are f. o. b. factory, 2% 10 days, net 30. The maximum price to consumers is net, de-
- (3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.
- (4) If the manufacturer wishes to make sales and deliveries to any other

No. 167----5

class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement, with the proper model number and the ceiling price inserted in the blank

## Model No. OPA Retail Ceiling Price—\$\_\_\_\_\_ Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) Jobber's maximum prices for sales of the articles covered by this order shall be established under the provisions of

section 4.5 of SR 14J.

(e) This order may be revoked or amended by the Price Administrator at

(f) This order shall become effective on the 23d day of August 1945.

Issued this 22d day of August 1945.

JAMES G. ROGERS, Jr., Acting Administrator.

[F. R. Doc. 45-15573; Filed, Aug. 22, 1945; 11:48 a. m.]

[MPR 188, Order 4280]

PEERLITE MFG. & SUPPLY CO.

#### APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register. and pursuant to § 1499.158 of Maximum Price Regulation No. 188; It is ordered:

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Peerlite Manufacturing & Supply Company, 178 Fifth Street, San Francisco 3, Calif.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Model	For set the ma	For sales by any	
	No.	Job- bers	Re- tailers	person to con- sumers
64" metal junior floor lamp and shade, spun steel base, tubing and cups, white metal breaks, sprayed ivory and gold. Built to pro- vent fire hazards	50	Each \$7.65	Each \$9.00	Each \$16.20

These maximum prices are for the articles described in the manufacturer's application dated April 3, 1945.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those? sales and deliveries. For sales to persons other than consumers they are f. o. b. factory, 2% 10 days, net 30. The maximum price to consumers is net, delivered.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of

similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement, with the proper model number and the ceiling price inserted in the

blank spaces:

## Model No. -OPA Retail Ceiling Price-Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) Jobber's maximum prices for sales of the articles covered by this order shall be established under the provisions of

section 4.5 of SR 14J.

(e) This order may be revoked or amended by the Price Administrator at any time.

(f) This order shall become effective on the 23d day of August 1945.

Issued this 22d day of August 1945.

JAMES G. ROGERS, Jr., Acting Administrator.

[F. R. Doc. 45-15574; Filed, Aug. 22, 1945; 11:50 a. m.]

[MPR 188, Order 4281]

FAMOUS FLUORESCENT LIGHT CO.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188: It is ordered:

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Famous Fluorescent Light Company, 762 North Ogden Avenue, Chicago 22, Ill.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Model No.	For sa the me tures	For sales by any	
		Job- bers	Re- tailers	person to con- sumers
Metal fluorescent desk lamp in brown enamel. Equipped with trans- former and resistor to operate on AC or DO current.	115	Each \$5.52	Each \$0. CO	Each \$11.70

These maximum prices are for the articles described in the manufacturer's application dated June 4, 1945.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. For sales to persons other than consumers they are f. o. b. factory, 2% 10 days, net 30. The maximum price to consumers is net, delivered.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar

articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D, C., under the Fourth Pricing Method, § 1499.158 of Maximum Prico Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement, with the proper model number and the ceiling price inserted in the blank spaces:

# Model No. \_\_\_\_\_ OPA Retail Ceiling Price—0\_\_\_\_ Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) Jobber's maximum prices for sales of the articles covered by this order shall be established under the provisions of section 4.5 of SR 14J.

(e) This order may be revoked or amended by the Price Administrator at any time.

(f) This order shall become effective on the 23d day of August 1945.

Issued this 22d day of August 1945.

JAMES G. ROGERS, JR., Acting Administrator.

[F. R. Doc. 45-15575; Filed, Aug. 22, 1945; 11:50 a.m.]

IMPR 220, Order 1151

M. AILETCHER AND CO. ET AL.

#### ORDER OF REVOCATION

For the reasons set forth in an opinion issued simultaneously herewith, and filed with the Division of the Federal Register and pursuant to §§ 1315.1557 and 1315.1558 of Maximum Price Regulation 220, it is ordered:

- (a) What this order does. This order revokes the orders specified in paragraph (b) below which had previously established the manufacturer's and resellers' maximum prices for bathing or shower caps.
- (b) Orders revoked. The following orders under Maximum Price Regulation 220 are hereby revoked:

#### Order

- No. Name and address of manufacturer
- 103 M. Ailetcher and Company, 120 Second Street, Lakewood, N. J.
- 105 M. L. Harvey Company, 10 East 23rd St., New York, N. Y.
- 106 Universal Latex & Plastics Corporation, Avenal, N. J.
- 108 Edelco Rubber Company, 362 Fifth Avenue, New York, N. Y.
- 109 S. Buchsbaum & Company, 1737 South Michigan Ave., Chicago 16, Ill.
- 110 White Products Company, 7 West 22nd St., New York 10, N. Y.
- 111 Aviatrix Company, 168 W. 23rd St., New York 11, N. Y.
- 112 Parker, Stearns & Company, Inc., 288-300 Sheffield Ave., Brooklyn, N. Y.
- (c) Within seven days after the issuance of this order of revocation, each of the manufacturers listed in paragraph (b) shall notify each reseller who purchased from him any of the caps priced by an order listed in paragraph (b), that the order listed in paragraph (b) is revoked, effective September 11, 1945, and that the maximum price for the reseller's resales after the effective date of the revocation are established under the regulation which applied before the effective date of the order listed in paragraph (b). If such reseller is a wholesaler, such notice shall include a statement that prior to September 11, 1945, the wholesaler is required to notify each retailer who purchased from the wholesaler any of the caps priced by the order listed in paragraph (b) that the order listed in paragraph (b) is revoked, effective September 11, 1945, and that the maximum prices for the retailers' resales after the effective date of the revocation are established under the regulation which applied before the effective date of the order listed in paragraph (b).

This order shall become effective September 11, 1945.

Issued this 22d day of August 1945.

James G. Rogers, Jr., Acting Administrator.

[F. R. Doc. 45-15576; Filed, Aug. 22, 1945; 11:49 a. m.]

[MPR 120, Order 1412]

ELLIOT COAL MINING CO. ET AL.

ESTABLISHMENT OF MAXIMUM PRICES AND PRICE CLASSIFICATIONS

#### Correction

In Federal Register Document 45–12685, appearing on page 8771 of the issue for Saturday, July 14, 1945, in the table for F. C. & M. Coal Co. the price for rail shipment for Size group No. 2 should be "335".

[MPE 61, Amdt. 3 to Order 21

MEN'S MILITARY OUTSOLES, MIDSOLES, INSOLES AND CIVILIAN OUTSOLES

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 4 of Maximum Price Regulation 61, It is ordered:

Subparagraph (1) of paragraph (a) is amended by deleting therefrom the heading "Men's Civilian Outsoles" and the items appearing thereunder and substituting in its place the following:

Men's Civilian Outsoled-Regular Patterns, Knox on Die Cut

Maximum prices for 8/12 sizes, Standard Carlog Irons

Grades	12	1134	11	1034	10	034	9	81/2	8	712	7	634	6
Fine Scmi-fine Impuract fine No. 1 scratch	ಜದಜನ	සසසස	සසසස	នួននេះ	ಆಡಡಳ	64 62 63 44	60 40 42 42	49 44 49	42 40 40 33	49 88 88 89	40 33 33 35	37 33 23 33	87 83 83 83

Above prices are in cents per pair.

bitos	SIZES

8	3 cents below case price.
9	1 cent below case price.
10	1 cent above case price.
11	3 cents above case price.
12	
13	10 cents above case price.
	14 cents above case price.
15	18 cents above case price.

Munson pattern. The maximum price for Munson Pattern, Knox or Die Cut, outcoles shall be the above prices for the applicable iron and grade plus 2 cents per pair.

This amendment shall become effective August 22, 1945.

Issued this 22d day of August 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-15595; Filed, Aug. 22, 1945; 4:45 p. m.]

[MPR 188, Order 4169]

U. S. ALADDIN CO.

APPROVAL OF MAXIMUM PRICES

#### Correction

In the table in Federal Register Document 45–44246, appearing on page 9633 of the issue for Saturday, August 4, 1945, the price to consumers for "Aluminum ladle" should be designated "Each".

Regional and District Office Orders.

List of Community Centure Price Orders

The following orders under Rev. General Order 51 were filed with the Division of the Federal Register August 11, 1945.

#### -Region I

Boston Order 7-F, Amendment 10, covering fresh fruits and vegetables in the Boston Area. Filed 9:40 a.m.

Hartford Order 5-F, Amendment 13, covering fresh fruits and vegetables in Waterbury and Watertown, Connecticut. Filed 9:45 a. m.

Hartford Order 6-F, Amendment 14, covering fresh fruits and vegetables in the Hartford Area. Filed 9:45 a.m.

Hartford Order 7-F, Amendment 12, covering fresh fruits and vegetables in the New Haven Area. Filed 9:45 a.m.

Hartford Order 8-F, Amendment 13, covering fresh fruits and vegetable in the Bridgeport Area. Filed 9:46 a.m.

New Hampshire Order 4-O, Amendment 2, covering eggs. Filed 9:46 a.m. Providence Order 3-F, Amendment 13, cov-

ering fresh fruits and vegetables in certain areas in Rhode Island. Filed 9:46 a. m. Rhode Island Order 4-F, Amendment 6, cov-

ering fresh fruits and vegetables in certain areas in Rhode Island. Filed 9:45 a.m.

#### REGION II

Binghamton Order 2-F, Amendment 43, covering fresh fruits and vegetables in certain areas in New York. Filed 9:44 a.m.

Now York Order 9-P, Amendment 23, covering fresh fruits and vegetables in the five boroughs of New York City. Filed 9:44 a.m.

New York Order 9-P, Amendment 24, covering fresh fruits and vegetables in the five boroughs of New York City. Filed 9:44 a.m.

#### REGION IV

Jackson Order 8-C, covering poultry in certain counties in the Jackson, Mississippi Area. Filed 9:43 a.m.

Jackson Order 8-C, covering poultry in certain counties in the Jackson, Mississippi Area. Filed 9:43 a.m.

Jackson Order 10-O, covering poultry in certain counties of the Jackson, Mississippi Area. Filed 9:43 a.m.

Jacksonville Order 9-F, Amendment 34, covering fresh fruits and vegetables in the Jacksonville, Florida Area. Filed 9:44 a.m. Jacksonville Order 12-O, covering eggs in certain areas in Florida. Filed 9:44 a.m.

#### REGION V

Kancas City Order 1-F, Amendment 19, covering fresh fruits and vegetables in certain areas in Miccouri. Filed 9:37 a.m.

Kanzas City Order 2-F, Amendment 45, covering fresh fruits and vegetables in certain areas in Microuri. Filed 9:37 a.m.

Kansas City Order 2-P, Amendment 46, covering fresh fruits and vegetables in certain areas in Kansas and Missouri. Filed 9:37 a.m.

Little Rock Order 2-C, covering poultry in certain areas in the state of Arkansas. Filed 9:36 a.m.

Little Rock Order 2-O, covering eggs in certain areas in Arkansas. Filed 9:36 a.m.

Little Rock Order 3–C, covering poultry in certain areas in Arkaneas. Filed 9:36 a.m.

Little Rock Order 3-O, covering eggs in certain areas in Arkansas. Filed 9:37 a.m.

New Orleans Order 1-W, Amendment 10, covering certain food items. Filed 9:39 a.m. New Orleans Order 8-F, Amendment 1,

covering fresh fruits and vegetables in cer-tain areas in Louisiana. Filed 9:37 a. m. New Orleans Order 4-F, covering fresh fruits and vegetables in certain areas in Louisiana. Filed 9:38 a. m.

New Orleans Order 25, Amendment 5, cov-

ering dry groceries in certain areas in Louisiana. Filed 9:38 a.m. New Orleans Order 26, Amendment 8, cov-

ering dry groceries in certain areas in Louisiana. Flied 9:39 a.m.

Oklahoma City Order 3-F, Amendment 71, covering fresh fruits and vegetables in cer-

tain areas in Oklahoma. Filed 9:40 a.m. Oklahoma City Order 3-F, Amendment 70, covering fresh fruits and vegetables in certain areas in Oklahoma. Filed 9:39 a.m.

Wichita Order 6-F, covering fresh fruits and vegetables in certain areas in Kansas. Filed 9:40 a. m.

#### REGION VI

Chicago Order 2-F, Amendment 72, covering fresh fruits and vegetables in certain

areas in Illinois and Indiana. Filed'9:48 a.m.
Des Moines Order 1-F, Amendment 74,
covering fresh fruits and vegetables in Des Moines, Polk County, Iowa. Filed 9:48 a. m. Des Moines Order 2-F, Amendment 27,

covering fresh fruits and vegetables in cer-

tain areas in Iowa. Filed 9:47 a.m.

Des Moines Order 3-F, Amendment 22, covering fresh fruits and vegetables in cer-

covering fresh fruits and vegetables in cer-tain areas in Iowa. Filed 9:47 a. m.

Duluth-Superior Order 1-F, Amendment
81, covering fresh fruits and vegetables in certain areas in Minnesota. Filed 9:48 a. m.

Milwaukee Order 8-F, Amendment 19, cov-ering fresh fruits and vegetables in Dane

County, Wisconsin. Filed 9:47 a. m.

Milwaukee Order 9-F, Amendment 19, covering fresh fruits and vegetables in Fond du Lac and Sheboygan Counties, Wisconsin. Filed 9:46 a. m.

Milwaukee Order 10-F, Amendment 5, cov. ering fresh fruits and vegetables in Racine and Kenosha, Wisconsin (except) and certain

other areas in Wisconsin. Filed 9:46 a.m. . Milwaukee Order 11-F, Amendment 11, covering fresh fruits and vegetables in Racine and Kenosha and Milwaukee County, Wisconsin. Filed 9:46 a. m.

Omaha Order 10-F, Amendment 17, covering fresh fruits and vegetables in Omaha, Nebraska and Council Bluffs, Iowa. Filed 9:49 a. m.

Omaha Order 11-F, Amendment 18, covering fresh fruits and vegetables in Lincoln, Nebraska. Filed 9:48 a. m.

#### REGION VI

Denver Order 4-F, Amendment 8, covering fresh fruits and vegetables in the Denver Area. Filed 9:42 a. m.

Denver Order 5-F, Amendment 8, covering fresh fruits and vegetables in the Pueblo Area. Filed 9:42 a. m.

Salt Lake City Order 11-F, Amendment 3, covering fresh fruits and vegetables in cer-tain areas in Utah. Filed 9:42 a.m. Salt Lake City Order 11-F, Amendment 5,

covering fresh fruits and vegetables in certain areas in Utah. Filed 9:41 a.m.

Salt Lake City Order 11-F, Amendment 7, covering fresh fruits and vegetables in cer-tain areas in Utah. Filed 9:40 a. m. Salt Lake City Order 12-F, Amendment 2,

covering fresh fruits and vegetables in certain areas in Utah. Filed 9:40 a.m.

Salt Lake City Order 12-F, Amendment 4, covering fresh fruits and vegetables in certain areas in Utah. Filed 9:40 a.m.

Salt Lake City Order 12-F, Amendment 4, covering fresh fruits and vegetables in certain areas in Utah. Filed 9:41 a. m.

Salt Lake City Order 12-F, Amendment 5, covering fresh fruits and vegetables in cer-

tain areas in Utah. Filed 9:41 a.m. Salt Lake City Order 12-F, Amendment 6, covering fresh fruits and vegetables in certain

areas in Utah. Filed 9:41 a.m. Salt Lake City Order 12-F, Amendment 7, covering fresh fruits and vegetables in certain areas in Utah. Filed 9:41 a.m.

Salt Lake City Order 13-F, Amendment 2, covering fresh fruits and vegetables in certain areas in Utab. Filed 9:41 a.m.

Seattle Order 1-OC, Amendment 17, covering poultry in certain counties in Washing-

ton. Filed 9:49 a. m. Seattle Order 1-OC, Amendment 18 cover-ing poultry in certain countles in Washing-Filed 9:49 a. m.

Seattle Order 9-F, Amendment 47, covering fresh fruits and vegetables in the Seattle and Bremerton, Washington Area, Filed 9:33

Seattle Order 10-F, Amendment 39, covering fresh fruits and vegetables in the Bellingham, Washington Area. Filed 9:33 a.m.

Seattle Order 15-F, Amendment 38, covering fresh fruits and vegetables in the Yakima, Washington Area. Filed 9:33 a.m. Seattle Order 33, Amendment 7, covering

dry groceries in certain areas in Washington. Filed 9:49 a. m.

Copies of any of these orders may be obtained from the OPA Office in the designated city.

> ERVIN H. POLLACK. Secretary.

[F. R. Doc. 45-15596; Filed, Aug. 22, 1945; -4:45 p. m.]

LIST OF COMMUNITY CEILING PRICE ORDERS

The following orders under Revised General Order 51 were filed with the Division of the Federal Register August 11, 1945.

#### REGION II

Newark Order 7-F, Amendment 8, covering fresh fruits and vegetables in certain areas in New Jersey. Filed 9:19 a. m.

#### REGION IV

Nashville Order 6-W, covering dry groceries in the Nashville Area. Filed 9:20 a. m.
Nashville Order 19, covering dry groceries in the Nashville Area. Filed 9:19 a.m.

#### REGION V

New Orleans Order 2-F, Amendment 80, covering fresh fruits and vegetables in certain areas in Louisiana. Filed 9:22 a.m. Okiahoma · City Order 2-F, Amendment 19,

covering fresh fruits and vegetables in certain areas in Oklahoma. Filed 9:18 a. m.

Oklahoma City Order 2-F, Amendment 20, covering fresh fruits and vegetables in certain areas in Oklahoma. Filed 9:18 a. m.

Oklahoma City Order 3-F, Amendment 69, covering fresh fruits and vegetables in certain areas in Oklahoma. Filed 9:18 a.m.

San Antonio Order 1-C, Amendment 3, covering poultry in certain counties in Texas. Filed 9:23 a.m.

San Antonio Order 2-F, Amendment 25, covering fresh fruits and vegetables in Bexar County, Texas. Filed 9:22 a.m.

San Antonio Order 3-F, Amendment 21, covering fresh fruits and vegetables in Austin County, Texas. Filed 9:22 a. m.

San Antonio Order 4-F, Amendment 21, covering fresh fruits and vegetables,in Corpus Christi, Texas. Filed 9:23 a.m.

Shreveport Order 2-F, Amendment 67, covering fresh fruits and vegetables in certain areas in Louisiana. Filed 9:23 a. m.

Shreveport Order 3-F, Amendment 50, covoring fresh fruits and vegetables in certain áreas in Louisiana. Filed 9:23 a.m.

Tulsa Order 1–O, covering eggs in Tulsa, Oklahoma. Filed 9:24 a. m.

Tulsa Order 2–O, covering eggs in Tulsa, Oklahoma. Filed 9:24 a.m.

#### REGION VI

Duluth-Superior Order 2-F, Amendment 19, covering fresh fruits and vegetables in cortain areas in Minnesota. Filed 9:16 a. m.

Green Bay Order 4-F, Amendment 26, covering fresh fruits and vegetables in certain

areas in Wisconsin. Filed 9:16 a. m. Green Bay Order 5-F, Amendment 26, covering fresh fruits and vegetables in certain areas in Wisconsin. Filed 9:17 a.m. Green Bay Order 6-F, Amendment 26, cov-

ering fresh fruits and vegetables in Forest, Florence, and Marinette. Filed 9:17 a.m. North Platte Order 1-F, Amendment 6, cov-

ering fresh fruits and vegetables in certain areas in Nebraska. Filed 9:17 a.m.

North Platte Order 2-F, Amondment 3, covering fresh fruits and vegetables in certain areas in Nebraska. Filed 9:17 a.m.

Twin Cities Revised Order 1-F, Amondment 28, covering fresh fruits and vegetables in St. Paul and Minneapolis. Filed 9:17 a.m.

Twin Cities Order (Revised), 2-F, Amendment 15, covering fresh fruits and vegetables in certain counties in Minnesota and Wisconsin. Filed 9:18 a. m.

#### REGION VII

Denver Order 6-F, Amendment 8, covering fresh fruits and vegetables in the Colorado Springs-Manitou Area. Filed 9:15 a. m.

Denver Order 7-F, Amendment 8, covering fresh fruits and vegetables in the Boulder-

Fort Collins-Greeley Area. Filed 9:15 a.m. Salt Lake City Order 2-C, covering poultry in certain areas in Utah. Filed 9:20 a.m. Salt Lake City Order 2-C, Amendment 1, covering poultry in the State of Utah. Filed

Salt Lake City Order 11-F, Amendment 2, covering fresh fruits and vegetables in certain areas in Utah. Filed 9:16 a.m.

Salt Lake City Order 11-F, Amendment 6, covering fresh fruits and vegetables in certain

areas in Utah. Filed 9:16 a. m.

Salt Lake City Order 23, Amendment 1, covering dry groceries in certain areas in Utah. Filed 9:20 a. m.

Salt Lake City Order 25, Amendment 1, covering dry groceries in certain Areas in Wyoming, Idaho and Utah. Filed 9:20 a.m.

Copies of any of these orders may be obtained from the OPA Office in the designated city.

> ERVIN H. POLLACK, Secretary.

[F. R. Doc. 45-15597; Filed, Aug. 22, 1945; 4:45 p. m.]

[Region VIII Order G-3 Under Supp. Service Reg. 43 to RMPR 165, Amdt. 1]

Baling of Alfalfa Hay in Maricopa COUNTY, ARIZ.

An opinion accompanying this amendment has been issued simultaneously herewith.

Order No. G-3 under Supplementary Service Regulation No. 43 to Revised Maximum Price Regulation No. 165, as amended, is amended in the following respects:

- 1. Paragraph (c) is amended to read as follows:
- (c) This order shall become effective May 3, 1945, and shall expire December 31, 1945.

This amendment to Order No. G-3 shall become effective August 13, 1945.

Issued this 8th day of August 1945.

FRANK H. SLOSS, Acting Regional Administrator.

[F. R. Doc. 45-15429; Filed, Aug. 20, 1945; 4:56 p. m.]

[Region IV Order G-25 Under 75 (a)] FLUID MILK IN COOK COUNTY, GA.

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Regional Administrator, Region IV of the Office of Price Administration by § 1499.75 (a) (9) (ii) (c) (Supplementary Regulation 15) of the General Maximum Price Regulation, it is hereby ordered:

(a) Adjustment of maximum prices for approved pasteurized fluid milk sold in the City of Adel, Georgia, and in Cook County, Georgia, by the Tifton Dairy Products Company, Inc., Tifton, Georgia.

(1) On and after August 21, 1945, the maximum prices for approved Pasteurized fluid milk sold and delivered in glass containers of one quart or less by the Tifton Dairy Products Company, Inc., Tifton, Georgia, in the City of Adel, Georgia, and in Cook County, Georgia, shall be:

	Quarts	Pints	Half-pints
Wholesale Retail	Cen!s 14 16	Cents 8 9	Cents 4

(2) On and after August 21, 1945, the maximum prices for approved pasteurized fluid milk in glass containers of one quart or less sold and delivered by any person who has purchased such milk at wholesale from the Tifton Dairy Products Company, Inc., in the City of Adel and in Cook County, Georgia, shall be: Quarts: 16¢; pints, 9¢; half-pints, 5¢.

(b) Applicability of the General Maximum Price Regulation and other supplementary regulations and orders of the Office of Price Administration. Except as otherwise provided herein, all transactions covered by this Order remain subject to all the provisions of the General Maximum Price Regulation, together with all amendments and supplementary orders, as modified by Order G-17, or other orders which may hereafter be issued. Unless the context otherwise requires, all terms used herein shall be construed in accordance with the provisions of § 1499.73a (a) (1) (ix) and § 1499.20 of the General Maximum Price Regulation and section 3 of Order G-17.

(c) This order may be revoked, amended or corrected at any time.

Issued: August 21, 1945.

ALEXANDER HARRIS, Regional Administrator.

Approved: August 20, 1945.

T. G. STITTS

Director of Dairy Branch, Production and Marketing Administration, Department of Agriculture.

[F. R. Doc. 45-15520; Filed, Aug. 21, 1945; 4:44 p. m.]

[Region V Order 1 Under MPR 259]

Domestic Malt Beverages in Dallas REGION

For the reasons set forth in the accompanying opinion, it is hereby ordered:

SECTION 1. What this order does. In accordance with the provisions of section 5.2 (c) of Revised Maximum Price Regulation 259, this order establishes uniform maximum deposit charges which may be imposed by wholesalers and retailers for cases and containers in connection with sales of domestic malt beverages in bottles or cases.

Sec. 2. Where this order applies. The provisions of this order apply to all wholesalers and retallers located within Region V of the Office of Price Administration which is composed of the following states: Kansas, Missouri, Arkansas, Oklahoma, Louisiana and Texas.

Sec. 3. Applicability. No wholesaler or retailer located within the area where this order is applicable may require a deposit charge from purchasers in excess of the sum permitted by this order.

SEC. 4. Deposit charges established by this order. The maximum deposit charges for all sellers to which this order is applicable are as follows:

Cases: (	
Wooden	52
Solid fiber	27
Corrugated Cartons	27
Containers:	
Bottles—12-ounce or less	2
Bottles over 12-ounces	4

SEC. 5. Definitions. Unless the container otherwise requires the definitions set forth in section 302 of the Emergency Price Control Act of 1942, as amended and in Revised Maximum Price Regulation 259, as amended, shall apply to the terms used herein.

This order shall become effective August 25, 1945.

Issued this 9th day of August 1945.

W. A. ORTH. Regional Administrator.

[F. R. Doc. 45-15521; Filed, Aug. 21, 1945; 4:44 p. m.]

LIST OF COMMUNITY CEILING PRICE ORDERS

The following orders under Rev. General Order 51 were filed with the Division of the Federal Register August 13, 1945.

#### REGION I

Montpeller Order 2-F, Amendment 12, covering fresh fruits and vegetables in certain areas in Vermont. Filed 1:52 a.m.

Montpeller Order 2-F, Amendment 13, cov-

ering fresh fruits and vegetables in certain areas in Vermont. Filed 1:52 a.m. Rhode Island Order 3-O, covering coss in

the state of Rhode Island, except the town of New Shoreham. Filed 1:49 p. m.

Vermont Order 2-O, Amendment 2, covering eggs in the entire state of Vermont. Filed 1:52 a. m.

#### REGION II

Altoona Order 2-F, Amendment 31, covering fresh fruits and vegetables in the entire Altoona Area. Filed 1:50 p.m. Baltimore Order 4-F, Amendment 49, covering fresh fruits and vegetables in certain areas in Maryland. Filed 1:53 p.m.
Baltimore Order 10-F, Amendment 5, covering fresh fruits and vegetables in the entire

state of Maryland except Baltimore City Hall. Filed 1:53 p. m. Baltimere Order 50, covering dry groceries.

Filed 1:53 p.m. Buffalo Order 3-P, Amendment 21, covering fresh fruits and vegetables in certain areas in New York. Filed 1:49 p. m.

Buildlo Order 4-F, Amendment 21, covering fresh fruits and vegetables in East Rochester, Rochester, Fairport and Pittsford. Filed 1:49

Camden Order 3-F, Amendment 44, covering fresh fruits and vegetables in certain counties in New Jersey. Filed 1:52 p. m.

Camden Order 4-F. Amendment 44, covering fresh fruits and vegetables in the Atlantic and Cape May Counties, New Jersey. Filed 1:52 p. m.

District of Columbia Order 5-F, Amendment 21, covering fresh fruits and vegetables in certain areas in Region II. Filed 1:49 p.m.

Newark Order 7-F, Amendment 16, covering freeh fruits and vegetables in certain areas in

New Jercey. Filed 1:53 p.m. Falladelphia Order 6-F, Amendment 39, covering fresh fruits and vegetables in the city and county of Philadelphia. Filed 1:53

Philadelphia Order 11-F, Amendment 14,

covering fresh fruits and vegetables in certain counties in Pennsylvania. Filed 1:53 p. m. Fhiladelphia Order 12-F, Amendment 14, covering fresh fruits and vegetables in certain counties in Pennsylvania. Filed 1:53 p. m.

Trenton Order 12-F. Amendment 20, covering fresh fruits and vegetables in certain

countles in New Jersey. Filed 1:54 p. m.
Williamsport Order 2-F, Amendment 49,
covering fresh fruits and vegetables in certain
countles in Pennsylvania. Filed 1:49 p. m.
Williamsport Order 2-F, Amendment 59,

covering fresh fruits and vegetables in certain counties in Fennsylvania. Filed 1:50 p. m.

Wilmington Order 4-P, Amendment 46, covering fresh fruits and vegetables in certain areas in Delaware. Filed 1:54 p. m.

#### REGION III

Cincinnati Order 4–F, Amendment 32, covering fresh fruits and vegetables in Hamilton County, Ohio. Filed 1:54 p. m.

Cincinnati Order 8-F, Amendment 2, covering fresh fruits and vegetables in certain areas in Ohio. Filed 1:54 p, m.

Detroit Order 5-F, Amendment 23, covering frech fruits and vegetables in Wayne and Macomb Counties, Michigan. Filed 1:54 p. m.

#### REGION IV

Atlanta Order 6-F, Amendment 45, covering frech fruits and vegetables in the Atlanta-Decatur Area. Filed 1:55 p. m.

Atlanta Order 7-F, Amendment 14, covering freeh fruits and vegetables in certain

arcas in Georgia. Filed 1:55 p.m. Atlanta Order 10-F, Amendment 7, covering fresh fruits and vegetables in certain areas in Georgia. Filed 1:55 p. m.

Atlanta Order 30-C, Amendment 1, covering poultry in certain counties in Georgia. Filed 1:50 p. m.

Columbia Order 7-F, Amendment 12, covering fresh fruits and vegetables in the entire state of South Carolina. Filed 1:51 p.m.

Memphia Order 1-O, Amendment 4, covering eggs in the city of Memphis and the county of Shelby, Tennessee. Filed 1:50 p.m.

Miami Order 3-O, Amendment 1, covering eggs in Dade, Collicr and Broward Counties, Florida. Filed 1:55 p. m.

Miami Order 5-O, Amendment 1, covering eggs in certain counties in Florida. Filed 1:65 p. m.

Miami Order 6-O, Amendment 1, covering eggs in certain counties in Florida. Filed 1:56 p. m.

Miami-Order 7-O, Amendment 1, covering eggs in Broward, Collier and Dade Counties, Florida. Filed 1:56 p. m. Nashville Order 12-F, Amendment 37, cov-

ering fresh fruits and vegetables in certain counties in Tennessee and Bristol, Virginia. Filed 1:58 p. m. Richmond Order 6-F, covering fresh fruits

and vegetables in certain areas in Virginia,

Filed 1:56 p. m. Roanoke Order 11-F, Amendment 25 covering fresh fruits and vegetables in certain areas in Virginia. Filed 1:51 p. m.

Savannah Order 2-C, Amendment 1, covering poultry in certain counties in Georgia.

Filed 1:56 p. m.

Savannah Order 3-C, Amendment 1, covering poultry in certain counties in Georgia.

Filed 1:57 p. m. Savannah Order 4–C, Amendment 1, covering poultry in certain counties in Georgia. Filed 1:57 p. m.

Savannah Order 5-C, Amendment 1, covering poultry in certain counties in Georgia. Filed 1:57 p. m.

Savannah Order 6-C, Amendment 1, covering poultry in certain countles in Georgia. Filed 1:57 p. m.

Savannah Order 7-C, Amendment 1, covering poultry in certain counties in Georgia. Filed 1:57 p. m.

#### REGION V

Dallas Order 1-F, Amendment 73, covering fresh fruits and vegetables in Dallas County,

Texas. Filed 1:51 p. m.

Lubbock Order 6-F, Amendment 1; covering fresh fruits and vegetables in Lubbock
County, Texas. Filed 1:58 p. m.

Lubbock Order 7-F, Amendment 1, covering fresh fruits and vegetables in certain areas in Texas. Filed 1:58 p. m.

#### REGION VI

Chicago Order 2-F, Amendment 73, covering fresh fruits and vegetables in certain areas in Illinois and Lake County, Indiana. Filed 1:51 p. m.

Des Moines Order 3-F, Amendment 23, covering fresh fruits and vegetables in certain

areas in Iowa. Filed 1:33 p. m.

Des Moines Order 2-F, Amendment 28, covering fresh fruits and vegetables in certain areas in Iowa. Filed 1:33 p.m.

Peoria Order 9-F, Amendment 18, covering fresh fruits and vegetables in Normal and Bloomington in the county of McLean, Illinois. Filed 1:33 p.m.

Peoria Order 10-F, Amendment 18, covering fresh fruits and vegetables in the county of Knox, Illinois. Filed 1:33 p, m.

Quad-Citles Order 1-M, covering malt beverages in certain areas in Illinois. Filed 1:49 p. m.

Quad-Cities Order 2-F, Amendment 49, covering fresh fruits and vegetables in certain areas in Iowa and Illinois. Filed 1:34

Quad-Cities Order 2-F, Amendment 50, covering fresh fruits and vegetables in certain areas in Illinois and Iowa. Filed 1:49 p.m.

#### REGION VIII

Seattle Order 2-O, Amendment 5, covering eggs in certain counties in Oregon. Filed

Copies of any of these orders may be obtained from the OPA Office in the designated city.

> ERVIN H. POLLACK. Secretary.

[F. R. Doc. 45-15676; Filed, Aug. 23, 1945; 11:45 a. m.]

[Region VIII Order G-8 Under RMPR 122]

SOLID FUELS IN SEATTLE, WASH., AREA

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Regional Administrator of Region VIII of the Office of Price Administration by §§ 1340.-259 and 1340.260 of Revised Maximum Price Regulation No. 122, as amended, it is hereby ordered:

(a) Transactions covered. (1) This order establishes maximum prices for "wholesale sales" by dealers whose places of business are located in the "Seattle, Washington area" to dealers located anywhere of the specified kinds and types of solid fuels set forth in the schedules and tables of Revised Order No. G-2 under Revised Maximum Price Regulation No. 122, as issued and effective May 8, 1945, or as hereafter amended; and of all other solid fuels for which the seller has properly determined his maximum prices under Revised Maximum Price Regulation No. 122 and has reported such prices to the Seattle District Office of the Office of Price Administration, as required by § 1340.262 (c) thereof; Provided, That this order shall have no application to wholesale sales by a dealer whose entire business consists of selling solid fuels produced by a supplier under common ownership with such dealer.

(2) Except as otherwise provided herein all provisions of Revised Maximum Price Regulation No. 122 remain in full force and effect, including those sections covering Prohibited Practices, Definitions, Enforcement, and Licensing.

(3) (i) The maximum prices established herein supersede all maximum prices for the specified kinds of sales as previously established under Revised Maximum Price Regulation No. 122. Maximum prices for other kinds of sales remain subject to Revised Maximum Price Regulation No. 122 and other orders issued thereunder.

(ii) Less than maximum prices may

be charged, paid, or offered.

(iii) Maximum prices established by this order reflect minimum discounts which must be given by the dealer and such minimum discounts may not be decreased to reflect increased costs of any sort.

(b) Maximum prices. (1) The maximum price for a wholesale sale by a dealer located in the Seattle, Washington area of a kind and type of solid fuel listed in Revised Order No. G-2 shall be the maximum price therein established for a sale of a one-ton lot delivered to the premises of the buyer, including addition for dust treatment if applicable, less the appropriate discount as set forth

(i) Schedule I-Bituminous Coals Produced in Wyoming, Utah, Montana, and Washington

Producing district	Revised Order G-2 Table No.	Sizes	Discount per ton	
District 19, Wyoming	Tables I and II Table III Table IV Tables V through IX, inclusive.	Lump, stove, and egg	\$3, 25 3, 00 2, 75 2, 75 2, 50	
(li) Schedule	II—BITUMINOUS COALS	PRODUCED IN CANADA		
Crow Field	Table XTable XI	Lump, furnace, and stove-pea Stoker-pea, stoker, slack, and mine run.	° \$3.00 2.76	
Çi.	ii) Schedule III—Cana	dian Core		
B. O. Electric Co., Vancouver, B. O	Table XIII	All	\$3, 25	

(2) The maximum price for a wholesale sale by a dealer located in the Seattle, Washington area of any kind or type of solid fuel not listed in Revised Order G-2, except coals produced on Vancouver Island, British Columbia, and for which the seller has properly determined his maximum prices under Revised Maximum Price Regulation No. 122 and has reported such prices to the Seattle District Office, shall be his maximum price for a one-ton lot delivered to the premises of the buyer, less the appropriate one of the following discounts:

F	er ton
Lump, stove, and egg sizes	83.25
Nut sizes	3.00
Pea, stoker, and slack sizes	2.75

(c) Taxes. In addition to the maximum prices established herein, the following amount may be collected, provided it is separately stated on the invoice:

- (1) The amount of the Federal tax upon the transportation of property imposed by section 620 of the Revenue Act of 1942 actually paid or incurred by the dealer, or an amount equal to the amount of such tax paid by any of his prior suppliers and separately stated and collected from the dealer by the supplier from whom he purchased.
- (d) Definitions. As used herein, the
- (1) "Seattle, Washington area" means that area including the City of Seattle and all of the area lying within the following boundaries: On the west, Puget Sound; on the east the western shore of Lake Washington; on the north the King-Snohomish County line and State Road No. 2-b; and on the south, State Road No. 1-L and State Road No. 5.
- (2) "Wholesale sales" means all sales of less-than-carload quantities of solid fuel f. o. b. seller's yard or delivered by one dealer to another dealer.

(3) "Ton" means 2,000 pounds net weight.

(e) Records and Reports. Each dealer shall maintain the records required by § 1340.262 (a) and (b) of Revised Maximum Price Regulation No. 122, except that the dollars-and-cents maximum prices established by this Order G-8 need not be reported pursuant to paragraph (c) of said section.

(f) Posting of maximum prices, sales slips, and receipts. (1) Every dealer of solid fuels shall post at his place of business in a manner plainly visible to and understandable by the purchasing public, all of the maximum prices established herein which are applicable to his sales, and shall keep a copy of this order available for examination by any person during ordinary business hours.

(2) Every dealer subject to this order shall, either at the time of, or within thirty days after the date of a sale or delivery governed by this order, give to his purchaser an invoice, sales slip, or receipt, and shall keep an exact copy thereof for so long as this order is in effect or for so long as the Emergency Price Control Act of 1942, as amended, shall permit, whichever period is longer, showing the following information:

The name and address of the seller and the purchaser; the kind, size, and quantity of solid fuels sold, the date of the sale or delivery, and the price charged.

(g) Petitions for amendment. Any person seeking an amendment of any provisions of this order may file a petition for amendment in accordance with the provisions of Revised Procedural Regulation No. 1, except that the petition shall be addressed to and filed with the Regional Administrator of the Eighth Regional Office of the Office of Price Administration, San Francisco 3, California.

(h) This order may be revoked, amended, or corrected at any time.

This order becomes effective July 8, 1945.

Issued this 30th day of June 1945.

CHAS. R. BAIRD, Regional Administrator.

[F. R. Doc. 45-15424; Filed, Aug. 20, 1945; 4:54 p. m.]

UNITED STATES COAST GUARD.

APPROVAL OF EQUIPMENT

By virtue of the authority vested in me by R.S. 4405, 4417a, 4426, 4488, and 4491, as amended, 49 Stat. 1544 (46 U.S.C. 367, 375, 391a, 404, 481, 489), and Executive Order 9083, dated February 28, 1942 (3 CFR, Cum Supp.), the following approval of equipment is prescribed:

> FIRE RETARDANT MATERIAL FOR VESCEL CONSTRUCTION

Aluminum class "B" bulkhead panel filled with fiberglas insulation, over all thickness 1%" (Dwg. No. PWB-1, dated 23 April 1945), submitted by James McCutcheon and Co., 49th Street & 5th Avenue, New York, New

Dated: August 21, 1945.

L. T. CHALKER, Rear Admiral, U. S. C. G., Acting Commandant.

[F. R. Doc. 45-15523; Filed, Aug. 22, 1945; 8:53 a. m.]

#### WAR PRODUCTION BOARD.

[C-253, Amdt. 1]

DEERING, MILLIKEN & Co., Inc.

#### CONSENT ORDER

Consent Order C-253 was issued January 19, 1945 against Deering, Milliken & Co., Inc., upon the consent of Deering, Milliken & Co., Inc., the Regional Compliance Manager and the Regional Attorney and with the approval of a Compliance Commissioner.

Deering, Milliken & Co., Inc., has requested an amendment of Consent Order C-253 and the Regional Compliance Manager and the Regional Attorney have consented in part to such amendment.

It is therefore hereby ordered, That effective October 1, 1945 Consent Order C-253 be amended so that the term "AA-3" be substituted for the term "AA-2X" in paragraph (a) of C-253. Except as so amended the order shall re-

main in full force and effect as originally issued.

Icsued this 22d day of August 1945.

WAR PRODUCTION BOARD, By J. JOSEPH WHELAN, Recording Secretary.

[F. R. Doc. 45-15538; Filed, Aug. 22, 1945; 11:17 a. m.]

[C-406, Amdt. 1]

EAGLE FRINTING CO., INC.

CONSENT ORDER

Consent Order No. C-496 was issued on August 10, 1945 against Eagle Printing Company, Inc. publishers of the "Butler Eagle" in Butler, Pa.

By consent of Eagle Printing Company, Inc., the Regional Compliance Manager, the Regional Attorney and upon approval of the Compliance Commissioner, it is hereby ordered, That: Consent Order C-406 be amended in the following respects:

1. The ninth line of the preamble is amended by striking out the figures 157.573 and substituting therefor the figures 83 so that it reads " \* \* \* caused to be used 83 tons \* \* \*."

2. Faragraph (a) of the order is

amended to read as follows:

(a) During the third and fourth quarters of 1945, and the first and second quarters of 1946, unless otherwise specifically authorized in writing by the War Production Board, Eagle Printing Company, Inc. shall reduce its consumption of print paper in the printing of the "Butler Eagle" not less than 20.75 tons per quarter below its permissible consumption under Limitation Order L-240 as amended from time to time.

Issued this 23d day of August 1945.

WAR PRODUCTION BOARD, By J. JOSEPH WHELAN, Recording Secretary.

[F. R. Doc. 45-15655; Filed, Aug. 23, 1945; 11:18 a. m.]